

Marine Life Protection Act Initiative
Public Comments Submitted
through July 27, 2010

TO DFT,

7-6-10

①

ATTN Melissa Miller-Henson

After immersing myself in the rhetoric and discourse along with meetings and announcements I have come to the conclusion that sport anglers have little to no influence on the process.

Sport anglers are not a sovereign nation but do have heritage and hopefully some rights. The process once again has failed north coast interests by photographing an opening (calm) day by airplane and most likely assuming every "open" day has a similar use pattern. (If your going to use airplane data, as such, you need to do it every day of the season to see how many days are not fished.)

The first 10 days of Rock cod season had 2 (two) days that were calm enough to be fishable. My personal schedule didn't coincide with the weather for two weeks plus. I contend that the north coast has so much poor ocean weather that it self regulated for the season and DFT has everything else squeezed tight! IE. # of hooks, depth, barb-no barb, no fish in depth if RC, seasons you can close at will, fish size, closures, reserves, and more!

Consider This: After you eliminate commercial fishing will there still be sport angling? If so perhaps an

(2)

Attempt to quantify The Sportfishing industry would be to your benefit. Then you could see The benefit to The department, The community, The county, The state and The country. Your failure to quantify The sport sector is a slap in The face to us and shows your ignorance of The big picture. The financial benefit ^{benefit} and to the most people is being overlooked as part of The plan.

I have fished in many places and can tell you first hand That The ocean conditions here are some of the roughest anywhere. You definitely cannot count on fishing when The season is open; sometimes The tide alone can prevent a trip. More closures don't make sense.

I find it ridiculous That all This money and energy is expended for a blanket approach That doesn't take into account sportfishing significance (more Than commercial), lack of funding to implement and monitor, local weather, The absurdity of closing by co-ordinates as seen in DFB. Reg. handbook.

I would like to request/register for my device That would help me be in compliance - sound alarms when zone is violated, since running boat + fishing are pretty time consuming. Even then how will it

3

Stop from drifting into These areas. My marital bliss was already jeopardized when you forced me to get a depth finder (Thanks for nothing). I even went to the Dftb. office and asked how to get my compass to read depth - or supply me with a device that could. Yeah right. Please don't do it again!!

Until the dept. of Crisis & Closure does it again I'll have to assume that sport anglers don't matter. The Government will do what it wants, I'll pay for it, and the northcoast will suffer another political blow to our way of life.

Please open your eyes! This is not Southern California! But it smells like Sacramento politics not science.

I have called you several times and don't know if you got the messages since there was never an answer or response. I hope you are not ignoring the local input you say you wanted so badly.

To apply same techniques and parameters to the northcoast as the rest of the state is not a responsible approach. The weather alone (today 5-6' wind waves) like today and the 4th of July weekend is prohibitive to sport angling. So if you do implement these MPA's

(4)

Then please give us a longer season or higher
limit or Anything That is a plus.

Stop The cycle That is Crisis & Closure!

Sincerely

Mike Deit



July 14, 2010

Cindy Gustafson, Chair
MLPA Blue Ribbon Task Force
California Resources Agency
1416 Ninth Street, Suite 1311
Sacramento, CA 95814

Subject: Vizcaino SMCA Concerns

Dear Ms. Gustafson and BRTF Members:

The majority of the land directly adjacent to the proposed Vizcaino SMCA is owned by Soper Company, a family-owned business which has been involved in California forestry since 1904. Over that period, the Company has distinguished itself by purchasing cut-over timberland with the long-term goal of rehabilitating the land and practicing sustainable forestry.

The property adjacent to the proposed Vizcaino SMCA is a good example of that ethic. The Company has invested nearly fifty years of effort into this property, and we continue to do so. We are currently working in partnership with the Mendocino County Resource Conservation District in conjunction with the California Department of Fish and Game on an extensive Coho and Steelhead fish passage and habitat restoration project, which we anticipate becoming a showcase example. We are also actively engaged in ongoing noxious weed control, erosion management, and redwood forest reestablishment. In the last three years alone, we have voluntarily planted over 200,000 redwoods on sites previously taken over by brush and weed species. We are committed to the land and to the ecosystem.

At the same time, we also have to contend with the negative realities of marijuana cartels, methamphetamine labs, poaching, dumping, timber and burl theft, vandalism, unauthorized fires, and off-road vehicle abuse.

In order to offset the costs of restoration projects while deterring these illegal uses, the Company implemented a long-term management policy in the 1960's that calls for limited grazing and hunting leases including recreational fishing, supplemented with intermittent low-impact timber harvest. This management plan has been successful to date. A similar model has been peer-reviewed and published in the University of California's "California Agriculture" research journal, validating the Company's

management plan. Further evidence of the Management Plan's effectiveness is contained in the MLPA Master Plan Science Advisory Team's "Outputs from Bioeconomic Model Evaluations: Biomass and Self-recruitment". Analysis of the data shows that the area consistently leads in both unfished biomass and in self-recruitment.

Currently 100% of the revenues from hunting and grazing leases are reinvested back into restoration and management projects on the property. The result of this long-term plan has been a net increase in standing timber and a direct benefit to forest, riparian, and coastal habitat.

Soper Company's concerns with the Vizcaino SMCA are twofold:

1. The MLPA scoping procedure
2. The impact the Vizcaino SMCA will have on our long-term land management plan.

Regarding the MLPA scoping procedure, Soper Company raises the following concerns:

- No official notice was given to adjacent landowners inviting participation in the process.
- No adjacent landowners, who by definition are primary stakeholders, are represented in the working groups.
- No due diligence to determine the impact on adjacent landowners has been performed. The only reference in connection with the adjacent landowners to the Vizcaino MLPA is a partial sentence, "...the bay is not well-used because the beach is owned by lumber company that doesn't give many use permits."
- No due diligence to determine the actual extractive use within the proposed Vizcaino SMCA has been performed.
- No evidence demonstrating need for mandatory recreational no-take provisions in the proposed Vizcaino SMCA has been presented.

In consideration of the impact that the Vizcaino SMCA will have on our long-term land management plan, Soper Company requests that the Science Advisory Team, the Blue Ribbon Task Force, and the MLPA Initiative Team dutifully apply the MLPA Master Plan guideline: *"To lessen negative impact, while maintaining value, placement of MPAs should take into account local resource use and stakeholder activities"*.

With this in mind, please consider that all four current proposals of the Vizcaino SMCA in practicality prohibit any recreational fishing access from Soper Company's property. As currently written, implementation of any of them will destroy the foundation of Soper Company's successful long-term management plan in place for over forty years.

Specifically, the only persons currently permitted to fish the area must be hunting club members. By contract, the hunting club limits extractive take to less than the state legal limit. Access is physically limited as well: the coastline along Soper Company property is comprised of steep cliffs with few shoreline fishing access areas. The lease fees for this access fund a significant portion of the long-term management plan. Without this low-impact recreational access to fishing, funds will not be available for these ongoing conservation activities.

To summarize:

- The current restricted access and the 20-mile distance from the nearest public boat launch significantly contribute to the conservation of the adjacent ocean resources and habitat.
- The best available science demonstrates and supports that the historic and current limited-use model does not pose a significant negative effect on these resources; to the contrary, the long-term management plan encourages biodiversity.
- The absence of the hunting club due to SMCA restrictions will likely result in reduced vigilance, increased poaching, illegal activities, and inability to fund conservation projects.
- Soper Company has long recognized that ecosystems don't end at the high tide line, and in acknowledgment of this, the Company created a de facto marine protection area via management policy decades ago. We are concerned that although well-intentioned, the proposed Vizcaino SMCA will erode nearly fifty years of effort and create ongoing negative impacts to the adjacent land and habitat.

As such, Soper Company respectfully requests that the "take provisions" to the proposed Vizcaino SMCA and Special Closures associated with Ruby 1, Ruby 2, Sapphire 1, and Sapphire 2 be removed and amended with language that will allow for recreational fishing along this section of coastline without special restrictions. A map has been attached illustrating the Soper Company private property boundaries and the boundaries proposed under Ruby 1, Ruby 2, Sapphire 1, and Sapphire 2 proposals.

Sincerely,



Daniel G. Kruger
President, Soper Company

cc: Master Plan Science Advisory Team, North Coast Regional Stakeholder Group,
MLPA Initiative Staff, California Department of Fish and Game Staff
enc: Area Map

Vizcaino SMCAs - Ruby 1&2, Sapphire 1&2



Map_316
Vizcaino SMCAs

T23N R18W
T22N, R18W

Legend:

Ownership



Soper Company
Ownership

Roads:



Hwy. 1



Usal Road



Scale: 1:42,000 (1.5"/mile)

By: Ryan J. McKillop

7/9/2010

07/16/10

from the Community of
Shelter Cove, CA.

Pg. 1 of 3

We the undersigned support the Ruby Group #2 proposal from the North Coast Regional Stakeholders Group. It has the least socio-economic impact to our stretch of the coast from Punta Gorda to Viscano. We also feel this proposal will have the best chance of obtaining wide based community support.

Additionally, we are requesting a Community Outreach Meeting be held in Shelter Cove.

Signature	Address	Phone
Eileen Simpson	Shelter Cove CA	860 4709499
CARLO BONCOTE	"	(707) 986 9713
Carla Harp	Shelter Cove	986 7399
Tom Anthony	2745 Sunset LN. Antioch CA 94509	90-383-0780
Jesse Bigger Jesse Bigger	302 Woodland Drive Rio Dell CA 9562	707 223 5043
John Wescott John Wescott	410 Church Street Scotia CA 9565	707-498-8412
Matt Leavitt Matt Leavitt	6840 Balsam Way Oakland, CA 94611	(510) 406-0585
Matt Schuch Matt Schuch	227 Park View Fremont CA 94716	510 785-6275
Simon Flegg Simon Flegg	1184 Hobart St. Chico, CA. 95927	550- 321-0069
Chillie Chillie	1170 Marian Ave Chico CA 95928	530 520-2345
Gene Jones Gene Jones	1446 Harper Valley Ln Chico CA. 95925	530-520-5854
Julie A. Mooney	501 Sea Ct Shelter Cove, CA 95589	707 986-1610
Charlene Doty	13 Terr Rd Shelter Cove CA 95589	707 986-1380
Paul Doty	9 Terr Rd Shelter Cove CA 95589	707 986-1380

Additionally, we are requesting a Community Outreach Meeting be held in Shelter Cove.

[illegible]

it has the least socio-economic impact to our stretch of the coast from Punta Gorda to Viscano. We also feel this proposal will have the best chance of obtaining wide based community support.

Additionally, we are requesting a Community Outreach Meeting be held in Shelter Cove.

Signature	Address	Phone
Redmond	154 Beach Rd Whitethorn	707 986-7347
Jerri Slate	1114 Kintu RD Garberville	707 923- 2313
Jared Morris	1120 S. 115 ST Santa Cruz 96105	207-225-3862
Don Yung	43750 HWY 101 Laytonville, 95454	707 354 3949
Joe Smith	PO BOX 241	707 981 6925
Larry Rube	PO Box 1064	707 354 3304
Thurman	PO Box 1153	707 354 1983
Anthony Harris	12999 Kingspeak Rd	707-986- 7096
Pat All	640 W. Gtadi Av Citate CA 94931	415-271-2146
Jeff Hui	12999 Kings Peak Rd	707-986-7096
William Putna	6285 JOSEPH ST SE SALEM, OR 97317	503-364-4991
Soren Walsh	5707 170th St SW Lynnwood, WA 98037	425 741-1447
Kenny Drimmmond	P.O. BOX 1072	207-986-1270
Dwight Kelly	685 PLACERVILLE RD PLACERVILLE CA 95667	530-906-6766
Robert Z. King	4045 YANKEE JIMS RD FORESTHILL CA 95631	530 307 3078
Victorine Beverly	" " "	" " "

We the undersigned support the Ruby Group #2 proposal from the North Coast region. It has the least socio-economic impact to our stretch of the coast from Punta Gorda to Viscano. We also feel this proposal will have the best chance of obtaining wide based community support.

Additionally, we are requesting a Community Outreach Meeting be held in Shelter Cove.

Signature	Address	Phone
Jonathan Jeffers	151 Vista Shelter Cove 95589	707-223-0923
STEVEN R. SPOLER	P.O. Box 27 Phillipsville 95559	707-223-2867
Todd Nuse	955 Spring Rd. Whitehorn, CA 95589	(707) 986-7175
Dana Drummond	P.O. Box 1072 Redway, Ca 95560	707-986-1270
DAVID GILCHRIST JR	39 SEAVIEW ROAD SHELTER COVE 95589	707 986 7470
Sean Finley	P.O. Box 304 Whitehorn CA, 95589	707 223-1095
Keith Power	30 SEAVIEW PT, Whitehorn, CA 95589	707 986-7182
ANTONETTE LAIR	1167 MACH RD WHITEHORN, CA 95589	707 986-7626
Tony Casey	1040 Kings Peak Rd Whitehorn	707 986 7448
Anna Hamilton	POB 302 Whitehorn, Ca 95589	707-223-2500
David Reddy	P.O. Box 550 Whitehorn, Ca 95589	707 986 9614
Diane Adams	292 Bambi Dr. Shelter Cove CA	707 986 9803
John Murphy	1490 - Upper Pacific, Shelter Cove, Ca.	707-986-7575
George Khini	P.O. Box 464 Whitehorn ca	707-986-4034

GARTERVILLE 95542
707 923 7142

July 21 - BRTF

MLPA execution is a potentially failed effort due to lack of local oversight and lack of CA financial and managerial will to administer the program,

I propose a North Coast Bioregion infrastructure
North Coast Ocean Community Advisory Council (NCOCAC)
to facilitate the socio-environmental health of this bioregion as follows:

NCOCAC would be a regional organization consisting of representatives from every North Coast community to provide oversight and publication of all matters pertaining to the ocean. NCOCAC would have access to all ocean process including coastal commission, county regulation, municipality regulation, water quality, fish & game, department of forestry, educational institutions, in order to discern and question issues of import to benefit the general population. NCOCAC responsibility would be to fully inform the public and appropriate agencies about these findings and deliberations. Parallels can be drawn to grand jury and community action groups.

NCOCAC would be constituted by 2 representatives from each tribe/community and 4 representatives from each municipality in North Coast CA.

NCOCAC efforts would be primarily local but coordinated by web software that would provide a high level of accord with full public access. Quarterly in-person regional meetings would be rotated through the region but could be attended via a virtual web presence.

NCOCAC would be financed by community donations, state administrative savings, and user assessments where appropriate. Budgetary matters would be managed by county governments

Some placement examples for NCOCAC members would be on the boards of the marine research facility, local citizen conservation efforts, the college ocean programs, coast guard local operations committee, CA Fish & Game, and other ocean related operations that would benefit from a regional oversight.

BC Macdonald
Albion, CA 95410-0069
707-937-4352
BC@AlbionNation.org



InterTribal Sinkyone Wilderness Council

P.O. Box 1523 Ukiah, CA 95482 Phone (707) 468-9500

InterTribal Cultural Conservation for Sinkyone Indian Lands



July 21, 2010

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Janene Ilar
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Blue Ribbon Task Force
North Coast MLPA
MLPA Initiative
c/o Natural Resources Agency
1416 Ninth Street, Suite 1311
Sacramento, California 95814

Sent via email

Re: Task Force meeting of July 21-22

Dear Members of the Blue Ribbon Task Force:

We are pleased to be attending and participating in the meetings of the Task Force this week in Fort Bragg. Our oral statements at this meeting will address several issues which we believe require additional clarification and guidance from the Blue Ribbon Task Force to the Regional Stakeholder Group as it begins the Round 3 evaluations. We appreciate the leadership provided by the Task Force in working with the Tribes to find ways to accommodate Tribal uses within the MLPA structure.

First, we do not believe the Regional Stakeholder Group has fully implemented the avoidance components of the May 17 BRTF Motion Regarding Traditional, Non-Commercial Tribal Uses of Marine Resources and the May 19 Policy Guidance on Tribal Uses provided to the NCRSG. It is still possible to design a network of MPAs that avoids Tribal use areas while at the same time complying with the science guidelines. We are committed to working with the NCRSG, the SAT and the Task Force to craft MPAs that meet both of these goals. A reminder from the Task Force that avoidance is still the preferred approach to accommodating Tribal uses in the Tribes' ancestral territories would assist in this process.

Second, there has been discussion about whether Tribal uses should be treated as a subset of recreational uses in those MPAs where tribal resource protection areas are located. This is a critical issue for our Council and the Tribes of the North Coast Region. We appreciate the fact that this question raises legal issues which are being considered by the Department of Fish and Game, and that you may not have the final say on this. We would like to collaborate with the lawyers who are advising the Department and/or the Blue Ribbon Task Force, but we have been unable to determine who is working on this in the Department's counsel office or the Attorney General's office. Your assistance in obtaining the names of the appropriate attorney or attorneys to talk with would be appreciated.

We believe it would be helpful if the Task Force continues to advise the NCRSG that it should identify Tribal uses separate and apart from recreational uses in proposed MPAs. Tribal cultural and spiritual practices are vastly different than recreational uses

InterTribal Sinkyone Wilderness Council is a Nonprofit Consortium of California Indian Tribes

• Cultural Conservation • Native Stewardship • Watershed Rehabilitation • Cultural Ecology Education

by the general public. The reluctance to fully embrace Tribal uses as a distinct category of activities is puzzling, in light of the fairly widespread practice of the Department to authorize by regulation exclusive fishing rights for Indian Tribes in the State's rivers and waters. We have discovered at least five such examples, some dating back as far as 1987. The five Tribes are Maidu on the Feather River; Karuk at Ishi Pishi Falls on the Klamath River; Yurok on the Klamath River; Hoopa on the Trinity River; and Pit River on the Fall River. The Department's regulations authorize fishing or fishing-related activities by members of these Tribes in places and times of the year where fishing by non-Tribal members is prohibited. It seems sensible to us to extend the same authorization to the Tribes in the North Coast Region. The MLPA North Coast Regional Profile at page 132 notes that classifications based on membership in Indian Tribes is not based on race, so there can be no credible objection that separately identifying Tribal uses discriminates against non-Tribal members.

It has been said that for the State to formally recognize a unique category of traditional Tribal uses within the MPAs would be a form of unlawful discrimination in favor of Indian Tribes. There is no principle of law that says everyone has to be treated the same when it comes to rights that arose before Europeans even arrived here. As noted above, the Initiative's own documents show that this objection is specious.

We look forward to working with you to ensure that the traditional, non-commercial uses of the Tribes in the North Coast Region are protected and preserved in the MPAs for this Region. We appreciate your efforts in assisting the Tribes in reaching their goals.

Sincerely,

A handwritten signature in cursive script that reads "Priscilla Hunter".

Priscilla Hunter
Chairwoman

**Statement of Priscilla Hunter
Chairwoman, InterTribal Sinkyone Wilderness Council**

Submitted to MLPAI Blue Ribbon Task Force

July 21-22, 2010

Fort Bragg, California

Hello, my name is Priscilla Hunter. I am the Chairwoman of the InterTribal Sinkyone Wilderness Council. We are a consortium of ten federally-recognized sovereign Tribes from Mendocino and Lake Counties. Our ancestral Tribal territories include the coastlines and marine waters of southern Humboldt County and most of Mendocino County.

We ask the Blue Ribbon Task Force to again remind the Regional Stakeholder Group that avoiding Tribal traditional, non-commercial use areas should be a priority during the Round 3 evaluations. We are concerned that this aspect of the Tribal Use Policy was not implemented during Round 2. Avoidance should be the primary method of accommodating Tribal uses. All MPAs proposed within the territories of the Council's member Tribes should be re-evaluated to carry out the policy of avoidance. This can be accomplished without violating any science guidelines.

We were informed on June 16, 2010 by Becky Ota, the Department of Fish and Game's **Acting Habitat Conservation Program Manager**, that ultimately it will not be possible to identify specific Tribal uses within MPAs that were supposedly designed to allow such uses. In fact, Ms. Ota also informed our Council that the North Coast Regional Stakeholder Group should not have even included wording about Tribal uses in the descriptions for the Round 2 MPAs, and that Tribal use wording would not be included in the final MPAs. This message

contradicts the guidance the Task Force provided to the Regional Stakeholders Group for the Round 2 evaluations, as well as the laudable effort by the Stakeholders that resulted in specific Tribal-use wording in the Round 2 proposed MPAs. Including Tribal uses as merely part of recreational uses is demeaning to the Tribes of the North Coast Region. Traditional Tribal gathering conducted as part of our spiritual beliefs and practices should in **no way** be classified as “recreational”.

We are concerned that if Tribal uses are lumped together with recreational uses, excessive recreational harvesting by non-Indian people could result in the complete closure of MPAs following the five-year review periods, even though the Tribes have been good stewards of these resources since the beginning of time. We cannot allow the exercise of our aboriginal gathering rights for our peoples’ subsistence to be jeopardized by the possibility of future excessive harvesting by non-Indian people. The general category of recreational use does not accurately account for the spiritually based traditional stewardship and conservation practices that the Tribes have always adhered to. For example, our Tribal members gather and fish at staggered times and often at low tide conditions, and we gather only what we need to feed our families. Our peoples’ long and continued use and exemplary stewardship of marine resources has proven that Tribal use causes no negative short term or long-term impacts to the ecosystem. Tribal members are taught that they should always carefully gather traditional marine resources and never over-harvest anything.

We ask you to ensure that the Regional Stakeholder Group and the Science Advisory Team characterize traditional Tribal uses as a separate and distinct category of use permitted within MPAs designed for Tribal resource protection.

Thank you.

**Statement of Hawk Rosales
Executive Director
InterTribal Sinkyone Wilderness Council**

Submitted to the MLPAL Blue Ribbon Task Force

July 21-22, 2010

Fort Bragg, California

My name is Hawk Rosales. I am the Executive Director of the InterTribal Sinkyone Wilderness Council. For our Council, it is extremely important that the MPA proposals and the regulations setting up MPAs for Tribal resource protection identify Tribal uses separate and apart from recreational uses. Traditional Tribal use is not a new category; rather, it is one that has been practiced by California Tribal peoples since time immemorial. We appreciate that this is a complicated issue for the Initiative and we are ready to assist you and the other parts of the Initiative in resolving this critical question.

Treating Tribal interests as separate and distinct from non-Tribal interests is not as extraordinary as some would have you believe. There is precedent in State law and practice for this. For example, we know of at least five instances in which the Department of Fish and Game has issued regulations granting special fishing rights to California Indian Tribes, rights that are available to no others. The five examples are the Maidu Indian Tribe on the Feather River; the Karuk Tribe at Ishi Pishi Falls on the Klamath River; the Yurok Tribe on the Klamath River; the Hoopa Valley Tribe on the Trinity River; and the Pit River Tribe in the Fall River and related waters. These are not recent examples; some have been on the books for more than 20 years. So the Department's claim that it has no legal authority to separately recognize Tribal uses in the MLPA rings hollow. It has had that authority

for a very long time. Provided with this statement is a synopsis of the five special regulations that recognize traditional Tribal fishing rights.

It also has been said that for the State to formally recognize a unique category of traditional Tribal uses within the MPAs would be a form of unlawful discrimination in favor of Indian Tribes. There is no principle of law that says everyone has to be treated the same when it comes to rights that arose before Europeans even arrived here. The Initiative's own documents show that this objection is specious. The North Coast Regional Profile states unequivocally that classifications based on Tribal membership are not based on race. Let me quote: "Each federally recognized Tribe is a distinct political entity and the governing Tribal law determines its membership. Therefore, identification as a Tribal member is a political classification that is citizen-based and it is not based on race." This is from the Regional Profile at page 132.

One final point: The California Legislature has recognized the special role of Tribes in protecting and preserving the waters and fishery resources on which they depend for subsistence and cultural purposes. The Fish and Game Code contains legislative findings that say, and I quote: "To California Indian tribes, control over their minerals, lands, water, wildlife and other resources is crucial to their economic self-sufficiency and the preservation of their heritage." This is from the Fish and Game Code section 16000. The same section says that the State and the Tribes share a mutual goal to protect and preserve fishery resources. Because the legislature has singled out California Tribes for special mention in the area of fisheries management and conservation, the Department of Fish and Game and the Fish and Game Commission would be acting within their authority to identify Tribal uses in MPAs as a separate category of use, consistent with the purposes of the MLPA.

Thank you.

Department of Fish and Game Regulations
Recognizing California Indian Traditional Fishing Rights

1. Maidu Indian Tribe

Department may issue permits to take Fall-run Chinook Salmon in the Feather River using traditional fishing equipment and methods of the Maidu Indians for religious or cultural purposes. Permits shall include any restrictions necessary to prevent damage to aquatic resources and to protect endangered or threatened species. 14 CA ADC § 8.20. (June 18, 2001)

2. Karuk Tribe

Members of the Karuk Tribe are exempt from the prohibition on fishing from the Ishi Pishi Falls road bridge upstream to and including Ishi Pishi Falls from August 15 through December 15. Members of the Karuk Tribe may fish there using hand-held dip nets. 14 CA ADC § 7.50(b)(91.1)(B)2.

3. Yurok Tribe

Members of the Yurok Tribe may fish for subsistence purposes from the Klamath River between the mouth of that river and the junction of Tectah Creek, exclusive of tributaries, without regard to seasons, pursuant to permits issued by the Department and by use of hand dip nets and hook and line only. Cal. Fish and Game Code § 7155.

4. Hoopa Valley Tribe and Yurok Tribe

Members of the Hoopa Valley Tribe and Yurok Tribe may possess more than two salmon outside the boundaries of the Hoopa Valley Reservation and the Yurok Reservation if they have in their possession and display upon demand their "Indian Fishers" identification card and all fish are possessed for "subsistence or ceremonial purposes" and are clearly marked by removing the dorsal fin prior to transporting them from the Reservation. 14 California Code of Regulations § 5.86

5. Pitt River Tribe

In 1987, the Freshwater Sport Fishing Regulations were amended to allow the Pitt River Tribe to continue traditional fishing practices with regard to Western Suckers in waters of the Tribe's aboriginal territory. The regulations provide: "In all waters of the Fall River Valley downstream from Thousand Springs Road, in the Pitt River from the confluence with the Fall River downstream to Lake Britton, and in Hat Creek from Hat No. 2 Powerhouse downstream to Lake Britton, western suckers may be taken by hand or hand-thrown spears only by enrolled members of the Pitt River Tribe." 14 California Code of Regulations §2.12

Input to the BRTF: July 20, 2010
Submitted by Larry Knowles, member NCRSG

Dear Blue ribbon Task Force,

- I am confident that most on the NCRSG wants to develop one array as *one group starting next week* in round three. After SAT input and lots of collaborative work in our communities by RSG members the RSG has refined the GEM proposals and moved beyond them. We are working hard on coming up with one broadly supported array based this collaborative work.
- BRTF please acknowledge that our area is unique. Limited access because of rough coast line and dangerous seas, harsh weather and small population pressure. Our vulnerable economy and local cultures are intimately tied to the ocean. For instance the Hand Harvested Edible Seaweed industry of which I am a part, and our trade organization, The Seaweed Stewardship Alliance has already been impacted by the MLPA. One of our businesses has lost 40% of their harvest area to the Point Arena SMR. We are struggling to resolve this issue that the MLPA has created. We are now forced to harvest in more dangerous conditions in fewer areas with a disrupted community process.
- The Fisheries and Ecosystems here are widely recognized as being some of the healthiest in the world. We also have robust fish stocks. Management practices put in place over the last ten years as a result of better understanding of our Rock and Ground Fish are causing faster than anticipated rebound of a few important species for instance. We have exemplary small scale local sustainable fisheries businesses that need support not added stresses. We, the local folks who depend on the ocean for our livelihoods and cultural identities care deeply about sustainability. We will have to live with the outcome of this process.

• Please, help us do the right thing by supporting what we design.

Remember- many of us feed you!

Thank you for your consideration, Larry Knowles

From: Judy Vidaver
Sent: Friday, July 23, 2010 12:50 PM
To: MLPAComments
Cc: fgc@fgc.ca.gov
Subject: Fwd: OPC calls for additional protection in MPAs & Resignation of MLPA BRTF member

Here are OPC's full comments to the BRTF; delivered in person on July 21, 2010

Ocean Protection Coalition

PO Box 1006

Fort Bragg, CA 95437

July 21, 2010

Comments Submitted to the MLPA Blue Ribbon Task Force

My name is Judith Vidaver. I am the Chair of Ocean Protection Coalition. For over 25 years OPC, with our fisher and seaweed harvester allies, has protected our ocean from threats such as aquaculture projects, nuclear waste dumping, offshore oil development and recently, wave power plants.

We are requesting that final Marine Protected Area (MPA) designations include language prohibiting industrial-scale commercial activities such as those cited above. Allowing such activities would not only threaten the very goals of the Marine Life Protection Act, but would also disrespect the incredible effort put forth by our community towards trying to implement this mandated program.

Additionally, OPC respectfully and regrettably requests that Catherine Reheis-Boyd voluntarily step down from her position on the Blue Ribbon Task Force (BRTF). Oil and water do not mix—as we are daily being reminded by the disaster spewing in the Gulf. Mrs. Reheis-Boyd's position as President of the Western States Petroleum Association and her lobbying efforts

to expand offshore oil drilling off the coast of California are a patent conflict of interest for which she should recuse herself from the BRTF proceedings which are ostensibly meant to protect the marine environment.

OPC does not believe Mrs. Reheis-Boyd can provide unbiased, objective and science-based recommendations regarding placement and sizes of MPAs—especially if she may be privy to confidential oil industry information regarding areas of the coast of interest to the oil/gas industry.

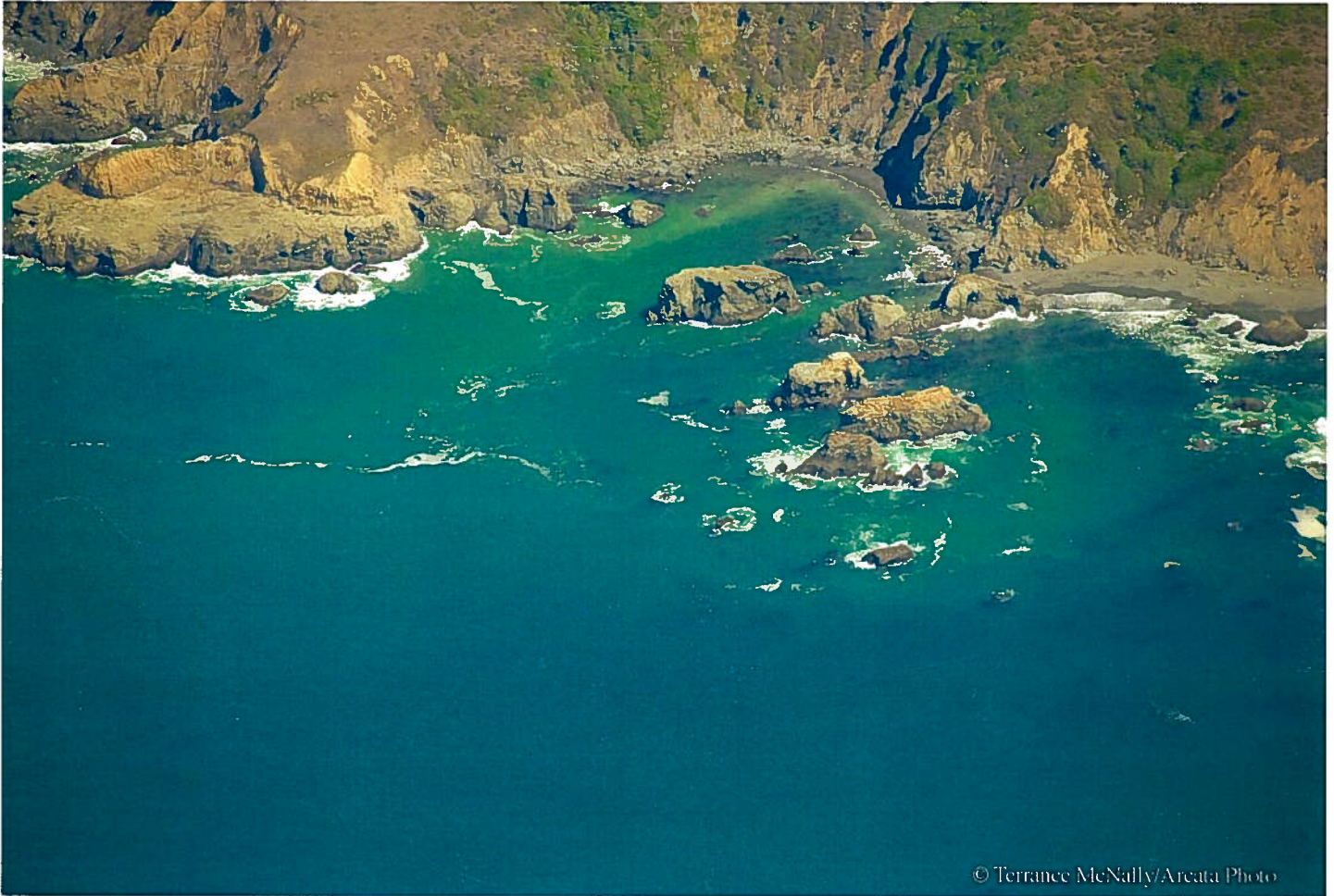
Mrs. Reheis-Boyd's recusal would also foster a greater sense of trust amongst the public—public trust being a commodity in short supply.

If Mrs. Rheis-Boyd does not recuse herself, OPC will request a full conflict of interest investigation.

The federal government is just now initiating the development of a National Ocean Policy. The MLPA process will be scrutinized as a model of how to proceed in the formulation of this policy. Therefore it is vital that the deficiencies of the MLPA be addressed and corrected. Removing the perception of a conflict of interest by one representing an ocean polluting industry would go a long way towards legitimizing the MLPA process.

submitted by Judith Vidaver

SUPPORT MARINE PROTECTED AREAS IN CALIFORNIA



© Terrance McNally/Arcaia Photo

Dear Members of the Blue Ribbon Task Force:

We, the undersigned, support the Marine Life Protection Act and urge you to recommend a strong, science-based marine, community-oriented protected area network along the north coast.

The coast and ocean are an important part of what makes our north coast communities such great places to live and visit. An effective network of marine protected areas will create safe havens for wildlife and help preserve special underwater places, as refuges and parks do on land.

Thank you for your work to protect healthy oceans for our kids and grandkids.

Anthony Mahanti

Name (please print)

Fort Bragg/Mendocino

County of Residence

Email

Bob Silva

Name (please print)

Fort Bragg Mendocino

County of Residence

Email

Amy Motkale

Name (please print)

Fort Bragg

County of Residence

Email

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Thank you for your work to protect healthy oceans for our kids and grandkids.

<u>Angela Haynes</u>	<u>Fortuna</u>	<u>061-mace12@hotmail.com</u>
Name (please print)	County of Residence	Email
<u>Danielle Forrell</u>	<u>Humboldt</u>	<u>Danielle-White32@yahoo</u>
Name (please print)	County of Residence	Email
<u>Vinita Parikh</u>	<u>Phoenix</u>	<u>Vinitaparikh@yahoo.com</u>
Name (please print)	County of Residence	Email

SUPPORT MARINE PROTECTED AREAS IN CALIFORNIA



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Thank you for your work to protect healthy oceans for our kids and grandkids.

Elizabeth Werner	Blue Lake Ca.	beth@humboldtwaykeeper.org
Name	City	Email

Dan Boegels	Whiterhorn CA	
Name	City	Email

ALAN Godley	Royal Oaks, CA	
Name	City	Email

Name	City	Email
Joe Odegard	Mendocino	joeode@uicn.org
Tom Adams	746 Plaza Anapola Novato, Ca 94947	twalker77@gmail.com
Julia Harenčar	Mendocino	sewelsadapop@gmail.com
Jim Perry	Mendocino	applebottom-babyhat@hotmail.com
Cari Nordahl	Mendocino	nordahl.cari@gmail.com
Emily Bloom	Mendocino	emily-bloom@hotmail.com
Cal Wanslow	Fort Bragg	ccwanslow.mcn.org
North Green	Mendocino	APM@uicn.org
Nicole Gold	Mendocino	nicolegold@live.com
Marge Muto	Mendocino	m.r.muto@hotmail.com
Alyssa Clark	Royal Oak	b9c56@stgglobal.net
Jessie Morris	Fort Bragg	Jessie_m13@hotmail.com
Chris Dahl	Fort Bragg	fb-christyleid@hotmail.com

Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Caitlin Green	Mendocino	K.8.D@hotmail.com
---------------	-----------	-------------------

Name	City	Email
------	------	-------

Nicola Mehrling	Pacifica	NMehrling@gmail.com
-----------------	----------	---------------------

Name	City	Email
------	------	-------

Savannah Green	Mendocino	savgreen@hotmail.com
----------------	-----------	----------------------

Name	City	Email
------	------	-------

Eliza Green	Mendocino	matmited@live.co
-------------	-----------	------------------

Name	City	Email
------	------	-------

Jan Ryan	Mendocino	
----------	-----------	--

Name	City	Email
------	------	-------

Kathy Adams	Fort Bragg, CA	
-------------	----------------	--

Name	City	Email
------	------	-------

Ernest Conrad	"	
---------------	---	--

Name	City	Email
------	------	-------

Tara Gumbay	Sacramento, CA	thegumbay@adca
-------------	----------------	----------------

Name	City	Email
------	------	-------

Esperanza Brindley	Fort Bragg	
--------------------	------------	--

Name	City	Email
------	------	-------

Alex Carleton	ILK	alex.carleton1@hotmail.com
---------------	-----	----------------------------

Name	City	Email
------	------	-------

Jules Vern	Albion	
------------	--------	--

Name	City	Email
------	------	-------

Julia Acker	EIK	jules-vern33@hotmail.com
-------------	-----	--------------------------

Name	City	Email
------	------	-------

I love the NLPA!

Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Name	City	Email
John Doe	New York	john.doe@example.com
Jane Smith	Los Angeles	jane.smith@example.com
Bob Johnson	Chicago	bob.johnson@example.com
Alice Brown	San Francisco	alice.brown@example.com
Charlie Davis	London	charlie.davis@example.com
Eve White	Paris	eve.white@example.com
Frank Green	Berlin	frank.green@example.com
Grace Black	Madrid	grace.black@example.com
Henry Blue	Rome	henry.blue@example.com
Ivy Gold	Amsterdam	ivy.gold@example.com
Jack Silver	Stockholm	jack.silver@example.com
Karen Copper	Oslo	karen.copper@example.com
Leo Zinc	Norway	leo.zinc@example.com
Mia Nickel	Sweden	mia.nickel@example.com
Noah Platinum	Denmark	noah.platinum@example.com
Olivia Iron	Finland	olivia.iron@example.com
Peter Tin	Iceland	peter.tin@example.com
Quinn Lead	Portugal	quinn.lead@example.com
Rachel Cadmium	Greece	rachel.cadmium@example.com
Sam Arsenic	Italy	sam.arsenic@example.com
Tina Selenium	Spain	tina.selenium@example.com
Uma Tellurium	France	uma.tellurium@example.com
Victor Bismuth	Germany	victor.bismuth@example.com
Wendy Antimony	Poland	wendy.antimony@example.com
Xavier Manganese	Czech Republic	xavier.manganese@example.com
Yara Vanadium	Slovakia	yara.vanadium@example.com
Zoe Chromium	Slovenia	zoe.chromium@example.com

Name _____ City _____ Email _____

Kahneblipthegrand.com
Email

Name	City	Email
John Doe	New York	john.doe@example.com
Jane Smith	Los Angeles	jane.smith@example.com
Bob Johnson	Chicago	bob.johnson@example.com
Alice Brown	San Francisco	alice.brown@example.com
Charlie Davis	London	charlie.davis@example.com
Eve Wilson	Paris	eve.wilson@example.com
Frank Miller	Berlin	frank.miller@example.com
Grace Lee	Seoul	grace.lee@example.com
Henry Kim	Tokyo	henry.kim@example.com
Ivy Chen	Singapore	ivy.chen@example.com
Jack Tanaka	Osaka	jack.tanaka@example.com
Karen Singh	Mumbai	karen.singh@example.com
Leo Patel	Bombay	leo.patel@example.com
Mia Garcia	Madrid	mia.garcia@example.com
Noah White	Amsterdam	noah.white@example.com
Olivia Black	Stockholm	olivia.black@example.com
Peter Grey	Helsinki	peter.grey@example.com
Quinn Green	Oslo	quinn.green@example.com
Rachel Blue	Copenhagen	rachel.blue@example.com
Sam Red	Warsaw	sam.red@example.com
Tina Yellow	Budapest	tina.yellow@example.com
Uma Purple	Vienna	uma.purple@example.com
Victor Brown	Zurich	victor.brown@example.com
Wendy Pink	Geneva	wendy.pink@example.com
Xavier Orange	Basel	xavier.orange@example.com
Yara Silver	Lucerne	yara.silver@example.com
Zoe Gold	Bern	zoe.gold@example.com

anogatelang@gmail.com
Email

Name	City	Email
------	------	-------

Name	City	Email
John Doe	New York	john.doe@example.com
Jane Smith	Los Angeles	jane.smith@example.com
Bob Johnson	Chicago	bob.johnson@example.com
Alice Brown	San Francisco	alice.brown@example.com
Charlie Davis	London	charlie.davis@example.com
Eve White	Paris	eve.white@example.com
Frank Green	Berlin	frank.green@example.com
Grace Black	Madrid	grace.black@example.com
Henry Blue	Rome	henry.blue@example.com
Ivy Gold	Amsterdam	ivy.gold@example.com
Jack Silver	Stockholm	jack.silver@example.com
Karen Copper	Oslo	karen.copper@example.com
Leo Zinc	Norway	leo.zinc@example.com
Mia Nickel	Sweden	mia.nickel@example.com
Noah Platinum	Denmark	noah.platinum@example.com
Olivia Iron	Finland	olivia.iron@example.com
Peter Tin	Iceland	peter.tin@example.com
Quinn Lead	Portugal	quinn.lead@example.com
Rachel Cadmium	Greece	rachel.cadmium@example.com
Sam Arsenic	Italy	sam.arsenic@example.com
Tina Selenium	Spain	tina.selenium@example.com
Uma Tellurium	France	uma.tellurium@example.com
Victor Bismuth	Germany	victor.bismuth@example.com
Wendy Antimony	Poland	wendy.antimony@example.com
Xavier Manganese	Czech Republic	xavier.manganese@example.com
Yara Vanadium	Slovakia	yara.vanadium@example.com
Zoe Chromium	Slovenia	zoe.chromium@example.com

Name	City	Durham	Email	mca@...
------	------	--------	-------	---------

DKeller @Piedmonts
K12-CA.0

Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Email
dosolas@coqui.net

Name	City	Email
LANCE E ANDERSON	Oroville CA	LBJH@COMCAST.NET

Name	City	Email
Beverly Anderson	Oroville CA	

Name	City	Email
Robert Jamgochian	Mendocino CA	

Name	City	Email
Tara Turner	Fort Bragg CA	

Name	City	Email
Karly Walzer	Fort Bragg CA	

Name	City	Email
Vaino Arreguin	Fort Bragg CA	

Name	City	Email
DANA MEYERS	FT BRAGG	

Name	City	Email
Wu Li Leung	S.F.	

Name	City	Email
Bob Lawler	Mendo	

Name	City	Email
E. Loria	Fort Bragg	

Name	City	Email
Zachary Comegys	Fort Bragg	

Name	City	Email
Bernadette Ratanan	Fort Bragg	

Name	City	Email
Steven A. Marlow	Fort Bragg	

Name	City	Email

Serena Celler EIK

Name

City

sacker@pitzer.e

Email

Stacy Dixon

Fort Bragg

Koopus seedheadinc

S-dixon-37@hotmail.com

Name

City

Email

Sydney J.

FB

Name

City

Email

Alexis Landon

Mendocino

Name

City

Email

Michael Hall

Fort Bragg

mhallbg@yahoo.com

Name

City

Email

Mary S. Anthony

EIK

Name

City

Email

Debra Dennington

Eureka, CA

djdunk333@comcast.net

Name

City

Email

Michael Brown

Monte Sereno CA

michaeljb25@me.com

Name

City

Email

Bob & Penny Leavitt

Poway CA

pleavitt6@cox.net

Name

City

Email

Kelley Myers

Oak Hills, CA

kelafad@dsq.com

Name

City

Email

Susan Jaen

Ft. Bragg, CA

mendocino sprouts@gmail.com

Name

City

Email

Dijabeneh C. Dodd

Oroville CA

Name

City

Email

Dina Fink

Little River

Name

City

Email

Christina Rzepinski

Mendocino

Name

City

Email

Nathan Wecker	Ukiah	weckernation6@gmail
Name	City	Email
Ann Jamgochian	Mendocino	anjamgochian@mcn.org
Name	City	Email
Beth Barber	Mendocino	grailbet@mcn.org
Name	City	Email
Faye Whalley	Mendocino	fayekwhat@yahoo.ca
Name	City	Email
Jessica Rider	Atascadero	jridermail@yahoo.co
Name	City	Email
Heather Hall	Mendocino	HeatherHall@yahoo.com
Name	City	Email
Heather Hall	Albion	HeatherHall@yahoo.com
Name	City	Email
Sydney		jridermail@yahoo.com
Name	City	Email
Katie	mendocino	kdwhe@yahoo.com
Name	City	Email
Debra Branscombe	Fort Bragg	debrabranc@gmail.co
Name	City	Email
Dwight Branscombe	Fort Bragg	
Name	City	Email
Iren Rothenberger	Fort Bragg	iren@mcn.org
Name	City	Email
Brandi Searcy	Hot Springs, Ar	brandirenee.searcy@comcast.net
Name	City	Email
Justin Chastant	Hot Springs, AR	justinchastant@yahoo.com
Name	City	Email

Name	City	Email
Werin Schaeffer	Campche	
Kristen Frost	LITTLE RIVER, CA	
Allison McMillan	Mendocino	
Gabriela Santa Cruz	Mendocino	
Brandon Neil	Mendocino	
KATHRYN Hulbert	NAVARRO	
Matt Winslow	Fort Bragg	mwinslow14@gmail.com
Jerry Young	Navarro	JerryYoung@yahoo.com
VINCE LONGO	ELK	
Garrick Tallman	Ft. Bragg	Garrick+6@hotmail.com
David Shiffman	Mendocino	DavidShiffman@yahoo.com
Caleb Rickett	Mendo	N/A
Zoe Zahner	Mendo	
Annette Jamin	Mendocino	

Barb Albanese	B. Albanese	Hitterville CA	barbinal43@gmail.com
Tereke Danayhe	Ukiah	CA 95482	
Hayland Kersh	77955 USA	95589	hoykersh@gmail.com
Brian Storms	Fort Bragg, CA		brianstorms23@yahoo.com
DAVID KENISTON	BLUE LAKE	95625	peacegardner@gmail.com
Flann Ashkatz	Fernbridge	95540	emabead@gmail.com
Mike Baker	RIO DELTA		Bakernhd@hotmail.com
Nat Sandee Childs	Miranda		nat@asis.com
Kirsten Howe	Arcata		kirsten.m.howe@gmail.com
Dawn Githeman	Ukiah		dawnbartlette@sbcglobal.net
Robin West	Garderville		lightbirdout@yahoo.com
Richard Klein	Redway		RFK@asis.com
Charlotte Silverstein	Redway		charbead@asis.com
Malia Williams	Arcata		mew39@humboldt.edu

Name	City	Email
Adam Wolter	Arcata	wolter.adam@yahoo.com

Name	City	Email
Jeffer Quackenbush	Arcata	Togetherunity@yahoo.com
Don Corrigan	Ojai CA	countrycookinbakin@hotmail.com

Name	City	Email
George Kuznetsov	Fieldbrook CA	georgewh@ hotmail.com ^{FAST.NET}

Name	City	Email
Dan Berkowitz	Arcata	

Name	City	Email
Rachel Haduch	Arcata	rachel.haduch@gmail.com

Name	City	Email
Melanie Bettenhausen	Arcata	melanieb@northcoastco-op.com

Name	City	Email
Randall EKORN	Arcata	
Andrew Christman		andrewchristman@yahoo.com

Name	City	Email
Andrew Christman	ARCATA CA 95521	

Name	City	Email
Michael Donahoe	Arcata CA 95521	

Name	City	Email

Name	City	Email

Name	City	Email

Name	City	Email

Alisha O'loughlin	Eureka, CA	thankfulmama@gmail.com
Name	City	Email

Andy Abbott	Arcata CA	Chetabbott23@yahoo.com
Name	City	Email

Kristi Torter	Eureka CA.	
Name	City	Email

Eric Harle	Eureka, CA	
Name	City	Email

JAY Forbes	Arcata	claybyjay@gmail.com
Name	City	Email

Robert Williams	Oruna	rwilliam@pacbell.net
Name	City	Email

Mike Roman	Arcata	msr21@humboldt.edu
Name	City	Email

Crystal Gonzales	arcata	cryblue213@hotmail.com
Name	City	Email

David Ogden	Eureka	goldfinchehumboldtI.com
Name	City	Email

Steve Walker	Arcata	Stevewalkerhsn@gmail.com
Name	City	Email

Jennifer Kalt	McKinleyville	jkalt@asis.com
Name	City	Email

Carey D West	Arcata	95521
Name	City	Email

Katei Wentz	EUREKA	95503	KWENTZ1@Comcast.net
Name	City		Email

Kenneth Cornell	P.O Box 2001	McKinleyville	95519
Name	City		Email

Name	City	Email
Ken Farley	Ferndale, CA.	707 786-4569

Name	City	Email
Donna Thompson	Santa Rosa, CA	526-0462

Name	City	Email
Dannie Birdsall	McKinleyville CA	707 839-7269

Name	City	Email
Harriet Hill	Eureka CA	hhill6@gmail.com

Name	City	Email
Jane Stock	Eureka CA	jstock@humboldt1.com

Name	City	Email
Rita Zito	Eureka, CA	ritazito@att.net

Name	City	Email
Lynda McDevitt	Trinidad, CA	

Name	City	Email
Debbie Topping	Eureka	1beachcomber@ suddenlink.net

Name	City	Email
Gail Coonen	Freshwater	gailmail@reninet.com

Name	City	Email
Dutil Hooper	McKinleyville CA	

Name	City	Email
Genevieve Carlson	Arcata CA	sunnybraedarm@gmail.com

Name	City	Email
Kathy Purson	Arcata CA	leduekitty@gmail.com

Name	City	Email
Laura Hernandez	Eureka	laurahernandez81@yahoo.com

Name Charity Randall City Leggett, CA Email randallc@earthlink.net

Name _____ City _____ Email _____
 Name _____ City _____ Email _____

Name	City	Email
Nancy Stephenson	McVine	nancy@humboldt
	CA	95519

Name	City	Email
Kristen Girard	Arco, CA	kgirard79@gmail.com

Name	City	Email
Janna Sheridan	Blue Lake	

Name	City	Email
Chris K	Eureka	CHESKART@GMAIL.COM

Name	City	Email
Tara Stoltz	Arcata	tara@yaymeec.org

Name _____ City _____ Email _____

①

Name	City	Email
Patricia Starr	Eureka	northstar.yoga@sbcglobal.net
Lisa Kennedy	Blue Lake	wyrren35@yahoo.com
Frank Ostine	Blue Lake	franka301@live.co
Chet Ogan	Eureka	ogand@sbcglobal.net
Nena Rosen	Arcata	allfingrlnna@aol.com
Urania Hunter	Eureka	Urania@mail.com
Deron Owings	Eureka	dbowings@hotmail.com
Martin Mitchell	Laytonville	watermartin@yahoo.co
Jada Brotman	Arcata	jadacalib@yahoo.com
Kit Crosby-Williams	Arcata	kit@reninet.com
John McAlinn	Bayside	johnojr@hotmail.com
ANDRÉS PASCAL	BAYSIDE	
Michelle Rainville	McKinleyville	rainville.michelle@gmail.com

Uhet Jangachian	Mendocino	cbj11@humboldt.edu
Name	City	Email
Ahna Ebu	Arcata	ebuoeda@yahoo
Name	City	Email
Roy Glicksmann	Minneapolis	
Name	City	Email
NANCY JOHNSON	REDDWAY CA	
Name	City	Email
Mary Ellen Richards	Garberville, CA	
Name	City	Email
Elen Marcia	Tacoma, WA	
Name	City	Email
Mary Betty-Hanko	Garberville CA	
Name	City	Email
Glen Hanko	Garberville Ca.	
Name	City	Email
Tony Fair	Briceland CA	amf40@humboldt.edu
Name	City	Email
Chloe Bear	Garb. Ca 95542	POB. 433
Name	City	Email
Casey Schuetzle	Eureka Ca 95501	stonelagoon@gmail.com
Name	City	Email
Curt Lagerman	Laytonville CA 95585	CurtNLisa@comcast.com
Name	City	Email
Daniel Taylor	Arcata	Eatnsitonite@yahoo.com
Name	City	Email
Starlyn Malandro	Arcata	CALMCREATION
Name	City	Email @ymail.com

Name (please print)	County of Residence	Email
Jonathan Brodeur	Humboldt	twizelighting@rock.com
Stacy Becker	Humboldt	sbecker@reninet.com
JOANNE FORNES	HUMBOLDT	jforner@arcata.net
Nathan King	Humboldt	mobiking@sbcglobal.net
ROBERT FORNES	HUMBOLDT	
Robert Peppone	Humboldt	robert7481@yahoo.co
Malia Peppone	Humboldt	N/A
MARINA ARELLANO	Humboldt	Stargazer1303@yahoo.co
Katherine Quine	Humboldt	Surfshack42@yahoo.co
Dana Vaughn	Humboldt	venusdeutah@yahoo.co
Kay Curtis	Humboldt	Kaycurtis@yahoo.com
SEAN KNIFE	HUMBOLDT	SKNIFEAN@YAHOO.COM
Cassie Keigan	Humboldt	cmk8@yahoo.com

Name City Email

Fay Yee Fort Bragg, CA celutton@men.org

Name City Email

Divia Gallo Berkeley/Mendocino divia@berkeley.edu

Name City Email

Sarah Lanford La Canada CA skarjala@yahoo.co

Name City Email

Alice Chouteau Ft Bragg CA alicat@men.org

Name City Email

Madia Jangochian Santa Barbara mendocino/ mediam@gnail

Name City Email

Laura E. Gibney Fort Bragg, Ca. -

Name City Email

Sue Booley FORT BRAGG

Name City Email

Edward Philipp Chico CA 95926 kimolefey@yahoo.com

Name City Email

Name City Email

Name City Email

Name City Email

Name City Email

Name City Email

Name	City	Email
Mallory Melcher	Ft. Bragg	mallory.melcher@gmail.com

Name	City	Email
Sandra Cosca	Ft Bragg	

Name	City	Email
Abraham Cohen	Fort Bragg	acohen@kalisti.com

Name	City	Email
Leslie Robin	Ft Bragg	

Name	City	Email
Eileen Broderick	Ft. Bragg	ebroderick@beingwater.com

Name	City	Email
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Name	City	Email
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Name	City	Email
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Name	City	Email
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Name	City	Email
------	------	-------

Name	City	Email
------	------	-------

Robert Jangochian	Mendocino	rjangoch@mcn.org
Name	City	Email
Paul HOBZ	ARCATA!!!	PAULHOBZ@gmail.com
Name	City	Email
Tim Kelley	Redden	R.veronumers@dr. path.net
Name	City	Email
Kimber Kinley	Garberville	Kimbronio@aol.com
Name	City	Email
Carla Harp	Shelter Cove	
Name	City	Email
Don Dodd	McKinleyville CA	NWS
Name	City	Email
JERRY Ficklin	Philipsville	jtficklin@Peak.
Name	City	Email
Stephanie Misura	Fortuna, CA	smisura05@yahoo.com
Name	City	Email
Rachel Baker Dekater	McKinleyville	rachelbdk@gmail.com
Name	City	Email
GINA TUZZI	ARCATA	gtuzzi@gmail.com
Name	City	Email
Name	City	Email
Name	City	Email
Name	City	Email
Name	City	Email

Robert Jangochian	Mendocino	jangoch@mcn.org
Name	City	Email

Paul HOBZ	ARCATA!!!	PAULHOBZ@gmail.com
Name	City	Email

Tim Kelley	Redden	R.veironumers@dr. path.net
Name	City	Email

Kimber Kinley	Garberville	Kimbronio@aol.com
Name	City	Email

Carla Harp	Shelter Cove	
Name	City	Email

Don Dodd	McKinleyville CA	NWS
Name	City	Email

JERRY Ficklin	Philipsburg	jtficklin@peak.
Name	City	Email

Stephanie Misura	Fortuna, CA	smisura05@yahoo.com
Name	City	Email

Rachel Baker Dekater	McKinleyville	rachelbdk@gmail.com
Name	City	Email

GINA TUZZI	ARCATA	gtuzzi@gmail.com
Name	City	Email

Name	City	Email
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YUROK TRIBE

190 Klamath Boulevard • Post Office Box 1027 • Klamath, CA 95548
Phone: (707) 482-1350 • Fax: (707) 482-1377

Request for Policy Adoption by the Blue Ribbon Task Force July 21, 2010

According to the California Secretary for Natural Resources, serious questions exist as to whether the State of California has legal authority to deal government to government with Tribes that will allow exclusive tribal gathering activities in Marine Protected Areas (MPAs). Until legal authority can more clearly be established for exclusive tribal gathering activities in MPAs, it is understood that non-commercial activities specifically authorized in tribal resource protection areas will be allowed by the State of California for all recreational users.

The legal issues are extremely complex. The Tribe does caution, however, that the Initiative, on behalf of the State, not adopt a black and white stand that could come back to haunt future state efforts to cooperate with the Tribe or open the State to litigation, but rather find a workable solution.

In that spirit, the Yurok Tribe requests the Blue Ribbon Task Force adopt the following policy recommendations in order to effectively provide policy guidance. This guidance seeks to resolve the matter in the short term, while clearly supporting a long term solution.

- **Support robust avoidance of Tribal subsistence, ceremonial, and customary use areas with the reservation of all rights;**
- **Support a legislative amendment to the MLPA that clearly acknowledges and does not infringe on Tribal subsistence, ceremonial, and customary uses, and allows for co-management with Tribes; and**
- **Support an amendment to the *Draft Master Plan for Marine Protected Areas* that articulates the position of California Tribes and Tribal communities, which would include, but is not limited to sections on Tribal governance and marine heritage.**

The State of California and the Yurok Tribe can accomplish the implementation of the MLPA in a manner that is protective of marine resources while preserving in total our culture and respecting Tribal sovereignty and governance.

Supporting Materials Index

- I. Resolution of the Yurok Tribal Council No. 09-84, Adopted November 16, 2009**
- II. Initial Critique of the Levels of Protection Designations**
- III. Formal Request for Evidence of Institutional Review Board Compliance**
 - a. Human Subject Regulations Decision Charts**
- IV. Letter Dated July 17, 2009 to Director Donald Koch, Department of Fish and Game**
- V. Yurok Tribe Profile**



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RESOLUTION Of The YUROK TRIBAL COUNCIL

RESOLUTION NO: 09-84

DATE APPROVED: November 16, 2009

SUBJECT: Yurok Tribe Position Regarding the Marine Life Protection Act

WHEREAS: The Yurok Tribe is a Federally recognized Tribe; and

WHEREAS: The Yurok Tribal Council is the governing body of the Yurok Tribe under the authority of the Yurok Constitution of 1993; and,

WHEREAS: The Yurok Tribe is eligible for all rights and privileges afforded to federally recognized tribes, including but not limited to, the rights and privileges afforded under the Hoopa-Yurok Settlement Act; and

WHEREAS: The Ancestral Territory of the Yurok Tribe, as defined by the Yurok Constitution, includes approximately fifty miles of coastline from Little River to Damnation Creek, and extends west to the horizon; and

WHEREAS: The Yurok Tribe has never ceded our traditional rights to access, fish, harvest, gather, enjoy, and steward the coastal and marine plant and animal communities, or the right to access and conduct subsistence, ceremonial and other cultural uses within the lands and waters of the United States of America and States within; and

WHEREAS: The Yurok Tribe utilizes and stewards coastal and marine areas and resources within Ancestral Lands in a sustainable manner and has done so since time immemorial; and

WHEREAS: The inalienable aboriginal rights of Yurok People to access and use traditional coastal and marine areas predate and supersede all state and local laws and constitute a vital component of our ancestral and cultural inheritance; and

WHEREAS: The State of California through the Marine Life Protection Act

(MLPA) of 1999 is currently in the process of designating areas of coast and marine waters, from mean high tide to three nautical miles offshore for restricted use; and

WHEREAS: The Yurok Tribe is aware of and supports the need to protect and restore marine and coastal plant and animal communities; and

WHEREAS: The MLPA legislation and its guiding document, the Master Plan, fail to recognize the sovereign standing of federally recognized Tribes or to require government-to-government consultation with federally recognized Tribes; and

WHEREAS: The MLPA and its implementation ignore the subsistence, cultural, ceremonial uses, and the aboriginal rights of the Yurok Tribe; and

WHEREAS: The Yurok Tribe maintains a federally-reserved fishing right and the United States of America maintains a trust responsibility to protect our rights, including the right to take fish; and

WHEREAS: Implementation of the MLPA, particularly no-take areas, poses an imminent threat to the cultural and religious freedom, the health and wellbeing, and the cultural identity of Yurok Tribal members who require access to and use of coastal and marine areas to harvest, gather, enjoy, and otherwise use these areas for the preservation and continuation of our traditional ways of living.

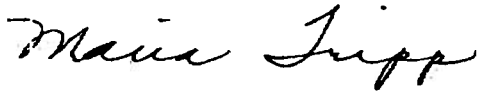
NOW THEREFORE BE IT RESOLVED, that the Yurok Tribe does hereby support the recognition of the primacy of tribal subsistence, ceremonial, and cultural uses and rights of the Yurok Tribe and members. This body supports the amendment of the MLPA and/or its guiding document to ensure that Tribal aboriginal rights and traditional cultural ways, as well as federally-reserved fishing rights and the federal trust responsibilities are recognized and protected;

BE IT FURTHER RESOLVED: That the Chairperson is hereby authorized to sign this resolution and to negotiate all matter pertaining hereto and that the Recording Secretary is authorized to attest.

C*E*R*T*I*F*I*C*A*T*I*O*N

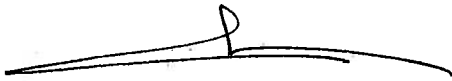
This is to certify that this Resolution Number 09-84 was approved at a duly called meeting of the Yurok Tribe on November, 16 , 2009 at which a quorum was present and that this resolution Number 09-84 was adopted by a vote of 8 for and 0 opposed and 0 abstentions. This resolution Number 09-84 has not been rescinded or amended in any way.

DATED THIS 16TH DAY OF NOVEMBER , 2009



Maria Tripp
Chair

ATTEST:



Cynthia McKernan
Executive Assistant



YUROK TRIBE

190 Klamath Boulevard • Post Office Box 1027 • Klamath, CA 95548
Phone: (707) 482-1350 • Fax: (707) 482-1377

Initial Critique of the Levels of Protection Designations

The California Marine Life Protection Act (MLPA) seeks to protect marine resources along the California Coastline by regulating only one activity that affects these resources, namely the take of marine species. The MLPA establishes a system whereby Marine Protection Areas (MPAs) will be created along the California Coastline. Depending on the “level of protection” specified for an MPA, certain types of take will be prohibited within the “backbone” of the MPA proposal.

The MLPA calls for an improved network of marine protected areas (MPAs) that includes “marine life reserves” and may include “areas with various levels of protection.” To assist in comparing MPA proposals in order to make informed decisions on a Preferred Alternative, the MLPA Master Plan Science Advisory Team (SAT) developed a framework for assessing the “levels of protection (LOP)” to apply to each proposed MPA proposal. The SAT has characterized levels of protection according to the ecological characteristics of the species in question. So, if a species that has low mobility, and creates habitat for other species (mussels, for example) is allowed to be taken within an MPA, the MPA is only judged to afford a “low” level of protection. Other species that are more mobile can be taken within an MPA and still have the MPA afford a “high” level of protection.

This general classification system provides an overly simplistic way in which to compare “protection” and leads to a faulty understanding of the overall conservation benefits that may actually be provided by a particular geography. There are key assumptions made in the LOP determination flowchart, as well as critical elements absent, that significantly hinder the practicality and thus, credibility of the LOP designations. Due to the continued action in developing the policy around the LOP, the way in which the LOPs are determined is of heightened importance.

Failure to Acknowledge or Recognize the Importance of Level of Take

In the discussion of *Rationale for Categories of Protection* in the *Draft Master Plan for Marine Protected Areas*, it provides guidance on how to develop the levels of protection, stating, “[T]he level of protection and conservation value afforded by any particular MPA depends very much on the type and magnitude of fishing and other human activities that will be allowed within the MPAs” (page 53). The SAT LOP designation, however, does not seek to assess the magnitude of fishing and other human activities, which, as the Master Plan recognizes, is a critical piece of the rationale needed to assign categories of protection.

Rather, the SAT LOP is premised on the assumption that “*Any extractive activity can occur at high intensity.*” This assumption is fundamentally flawed as it does not take into account the magnitude of use that will actually occur within a MPA, which includes several contributing factors, including geography, topography, accessibility, population density, frequency of harvest,

weather, and tides. As such, the LOP does not provide a practical understanding of the conservation value (i.e. LOP) of a particular MPA in order to make a more informed comparison. Assuming high levels of harvest could, for example, lead to a ban on harvest where actual problems related to harvest of that species are vanishingly small. For example, there is a low level of mussel harvest on the north coast, but it is highly doubtful that it rises to the level where there is any significant overall effect in terms of population structure and ecological function. There are simply too many remote and inaccessible areas that are totally unharvested compared to the areas that are reachable, and mussels routinely reestablish colonies that are wiped out due to sand level fluctuations or impact from large driftwood and waves. Moreover, there are some species that are only collected by Tribal citizens and not the general public, which must be considered when assessing extraction levels/intensity.

A few specific examples follow that illustrate this point further and are specific to Yurok Ancestral Territory and the Yurok Tribe.

Accessibility: There are significant stretches of the coast in the North Coast Study Region that are completely inaccessible by vehicle. For example, within an approximate 50 mile coastline within Yurok Ancestral Territory there are only ten locations where the public has vehicular access to the beach and given the topography in those areas, only six are easily accessible on foot.

Population Density: While assuming a high rate of harvest may be a reasonable approach near urban centers with high recreational and commercial harvest rates, it is unrealistic to apply this assumption to the North Coast Study Region. According to the U.S. Census Bureau, "urban" is defined as all territory, population, and housing units located within an urbanized area (UA) or an urban cluster (UC). UA and UC boundaries encompass densely settled territory, which consists of:

- Core census block groups or blocks that have a population density of at least 1,000 people per square mile and
- Surrounding census blocks that have an overall density of at least 500 people per square mile.

According to the most recent US Census in 2000, there are no areas considered "urban" within the entirety of Yurok Ancestral Territory. As characterized in the *North Coast Regional Profile*, population in 2000 for the related Counties of Del Norte and Humboldt were 27,680 and 126,839 respectively. Compare this to Los Angeles County which had a population of 9,578,960 in 2000 as documented in the *South Coast Regional Profile*.

Frequency of harvest: There are several limiting factors that minimize the frequency of harvest on the North Coast, which can include weather conditions, water visibility, as

well as tide heights and times. Tide times and heights significantly contribute to accessibility since there are several gathering locations that require alongshore beach or offshore rock access and are inaccessible outside of a prime low tide; for example at False Klamath.

Further examples of topography, weather, etc... can be provided to further illustrate this point when time allows. In summary, there are many natural and cultural factors that make the assumption that "any extractive activity can occur at high intensity" highly questionable when applying the theory in practice to the North Coast. Moreover, this approach severely undermines the importance of magnitude of use, which is referenced in the *Master Plan* as a deciding factor to rationalizing categories for protection for comparison purposes.

Failure to Provide Context

Assessment of the levels of protection is greatly hampered due to the failure of the SAT to provide any context for their protection levels. There is no evidence that the SAT based their protection levels on any given fishery management regime; although so called 'scorched earth' fishery management has been discussed. Thus, rather than having a clear understanding of the percentage of unfished biomass required to maintain healthy stocks and/or return to sustainable harvesting, it is assumed that any take has an equal impact to the natural functions of the ecosystem.

Indigenous gathering has taken place since time immemorial and species continue to thrive within the traditional fishery management regime. This regime ensures the sustainability of the resources in a manner that promotes robust reproductively and minimizes take. There are several examples included in the *Yurok Tribal Profile*, which was submitted for inclusion in the *North Coast Regional Profile*. Moreover, there is no context for current fishery management regimes already in place by the Department of Fish and Game either. Thus, the lack of context for the LOP provides a very black and white understanding of take that is grossly oversimplified. Because the MLPA only contemplates complete prohibition of take as management response to protect marine resources, it is critically flawed. The MLPA needs to consider making management of resource harvest as an option, rather than simple closure.

Failure to Acknowledge or Recognize Method/Manner of Take

The current LOP does recognize gear type as defining the method of take. However, this is a superficial analysis in that a more robust understanding would include details on the manner in which a species is taken. A prime example is the harvesting of seaweed and the importance of manner of take. Traditional gatherers always remove the portion of the seaweeds located above the root system and do not scrape the roots from the rocks. This method of take has proven to allow for take, while enhancing the growth of the seaweeds the following season. However, by

having an analysis that does not account for the specific manner or method in which a species is taken leads to an inadequate understanding of impact and, therefore, the level of protection afforded by the taking of a particular species. Another example is the harvesting of mussels and the way in which mussels are carefully selected for take, yet there is no ability to incorporate such information into the analysis. Furthermore, other non-living resources are also not evaluated separately, for example, unoccupied seashells, salt, and driftwood.

Faulty Assumption that all Activities Occur in Isolation

Another key assumption in determining the LOP is that *"The proposed activity is occurring in isolation (i.e. without cumulative effects of multiple allowed activities)."* Again, this assumption can lead to mismanagement. The example that comes to mind is the interaction between sea otters, urchins, and kelp. With the decline of otters, urchin predation went way down, their population exploded, and kelp forests along the central coast were devastated. Thus, banning urchin harvest in the absence of other missing urchin predators may actually harm the kelp forest habitat.

Conclusion

Discussed is an initial description of some of the overarching concerns with the LOP designation. The Yurok Tribe will prepare additional and more detailed analysis as time permits. However, it is imperative to understand that the LOP designation is not providing a practical understanding of the actual protection provided by allowing certain species to be gathered. It would be extremely misguided for the Blue Ribbon Task Force to continue to revolve policy around this guideline in particular, as it does not provide a scientifically sound and complete understanding of the protection afforded by the continued uses of the Yurok.



YUROK TRIBE

190 Klamath Boulevard • Post Office Box 1027 • Klamath, CA 95548

July 20, 2010

North Coast Study Region
Blue Ribbon Task Force
C/O California Natural Resources Agency
1416 Ninth Street, Suite 1311
Sacramento, CA 95814

RE: Formal Request of Evidence of Institutional Review Board Compliance

There are research efforts underway that seek to collect data regarding subsistence, ceremonial, and customary activities of the Yurok Tribe and citizens for inclusion to the California Marine Life Protection Act Initiative (MLPAI) implementation process being undertaken on behalf of the State. This data collection effort is being lead by Satie Airamé, Science and Planning Advisory for the MLPAI and Policy Coordinator at the Marine Science Institute, University of California Santa Barbara (UCSB), with assistance from several UCSB graduate students.

On July 12, 1974, the National Research Act (Pub. L. 93-348) was signed into law, thereby creating the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research. One of the charges to the Commission was to identify the basic ethical principles that should underlie the conduct of biomedical and behavioral research involving human subjects and to develop guidelines which should be followed to assure that such research is conducted in accordance with those principles. In carrying out the above, the Commission was directed to consider: (i) the boundaries between biomedical and behavioral research and the accepted and routine practice of medicine, (ii) the role of assessment of risk-benefit criteria in the determination of the appropriateness of research involving human subjects, (iii) appropriate guidelines for the selection of human subjects for participation in such research and (iv) the nature and definition of informed consent in various research settings.

In order to ensure that research is done with ethics and human dignity whenever human subjects participate, the National Commission for the Protection of Human Subjects in Biomedical and Behavioral Research developed broad ethical principles to provide a basis on which specific rules could be developed in 1978. These principles are discussed in *The Belmont Report*, which provides for three basic principles relevant to the ethics of research involving human subjects; Respect for Person, Beneficence, and Justice.¹

Compliance with policies that provide for protections for human subjects are mandated under Title 45 of the Code of Federal Regulations, Part 46, (45 CFR 46) and promulgated by the Federal Office for Human Research Protections at the U.S. Department of Health & Human Services. To assist researchers in determining whether research involving human subjects requires Institutional Review Board review, the Office for Human Research Protections (OHRP) has posted to its website a set of decision charts as graphical aids². These charts are enclosed for your convenience. The University of California has a specific policy related to the research of human subjects³ and Universities within the UC system have similar policies specific to their University, including UCSB.⁴

¹ The Belmont Report, Ethical Principles and Guidelines for the Protection of Human Subjects of Research (GPO 887-809)

² Human Subjects Regulations Decision Charts (September 24, 2004)

³ University of California Policy on Protection of Human Subjects (Office of the President, September 2, 1981).

⁴ UCSB Policy on the Use of Human Subjects, Research Circular No. D.2 (Revised February 1997).

As noted in the UCSB Policy on the Use of Human Subjects, "Researchers conducting research involving the use of human subjects conducted at or sponsored by the University of California, Santa Barbara shall be guided by the Basic Ethical Principles developed for the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research and published in the Belmont Report..."⁵ This UCSB Policy, "applies to all research involving human subjects conducted at UCSB or by the UCSB faculty, students, or staff, whether funded or unfunded, and if funded regardless of source of funding."⁶

Given these factors, the Yurok Tribe requests the following:

1. Evidence of compliance with the UCSB Policy for the Use of Human Subjects, in accordance with 45 CFR 46, which should include proof of review and findings of the UCSB Human Subjects Committee as established and composed in accordance with 45 CFR 46.107 and other applicable Federal regulations for related research.
2. Evidence of similar compliance for all other researchers involved in this research from their related University and/or Institution.
3. That the North Coast Blue Ribbon Task Force request proof of compliance to ensure that the data collection research with Tribes is conducted ethnically and with adequate informed consent by the individuals and/or Tribes.

We thank you for your consideration of this serious matter and look forward to an immediate response.

Sincerely,

 7-20-10

Thomas O'Rourke, Chairman

Enclosed: Human Subjects Regulations Decision Charts (September 24, 2004)

cc: John McCamman, Director, Department of Fish and Game
Ken Weisman, Executive Director, MLPAI
North Coast MLPA Master Plan Science Advisory Committee

⁵ *Ibid.*

⁶ UCSB Policy on the Use of Human Subjects.

Human Subject Regulations Decision Charts

September 24, 2004

The Office for Human Research Protections (OHRP) provides the following graphic aids as a guide for institutional review boards (IRBs), investigators, and others who decide if an activity is research involving human subjects that must be reviewed by an IRB under the requirements of the U.S. Department of Health and Human Services (HHS) regulations at 45 CFR part 46. OHRP welcomes comment on these decision charts. The charts address decisions on the following:

- whether an activity **is research** that must be reviewed by an IRB
- whether the review may be performed by **expedited procedures**, and
- whether **informed consent** or its documentation may be waived.

Considerations

The charts are intended to assist IRBs, institutions, and investigators in their decision-making process and should not be used as substitutes for consulting the regulations. OHRP cautions that the full text of applicable regulatory provisions should be considered in making final decisions.

These charts are necessarily generalizations and may not be specific enough for particular situations. Other guidance documents are available related to specific topics, at [OHRP Policy Guidance by Topic](#). OHRP invites inquiries for additional information.

The charts do not address requirements that may be imposed by other organizations, such as the Food and Drug Administration, National Institutes of Health, other sponsors, or state or local governments.

Chart 1: Is an Activity Research Involving Human Subjects?

Chart 2: Is the Human Subjects Research Eligible for Exemption?

Chart 3: Does Exemption 45 CFR 46.101(b)(1) (for Educational Settings) Apply?

Chart 4: Does exemption 45 CFR 46.101(b)(2) or (b)(3) (for Tests, Surveys, Interviews, Public Behavior Observation) Apply?

Chart 5: Does Exemption 45 CFR 46.101(b)(4) (for Existing Data, Documents, Records and Specimens) Apply?

Chart 6: Does Exemption 45 CFR 46.101(b)(5) (for Public Benefit or Service Programs) Apply?

Chart 7: Does Exemption 45 CFR 46.101(b)(6) (for Food Taste and Acceptance Studies) Apply?

Chart 8: May the IRB Review Be Done by Expedited Procedures?

Chart 9: May the IRB Continuing Review Be Done by Expedited Procedures?

Chart 10: May Informed Consent Be Waived or Consent Elements Be Altered under 45 CFR 46.116(d)?

Chart 11: May Documentation of Informed Consent Be Waived Under 45 CFR 46.117(c)?

Chart 1: Is an Activity Research Involving Human Subjects Covered by 45 CFR part 46?

September 24, 2004

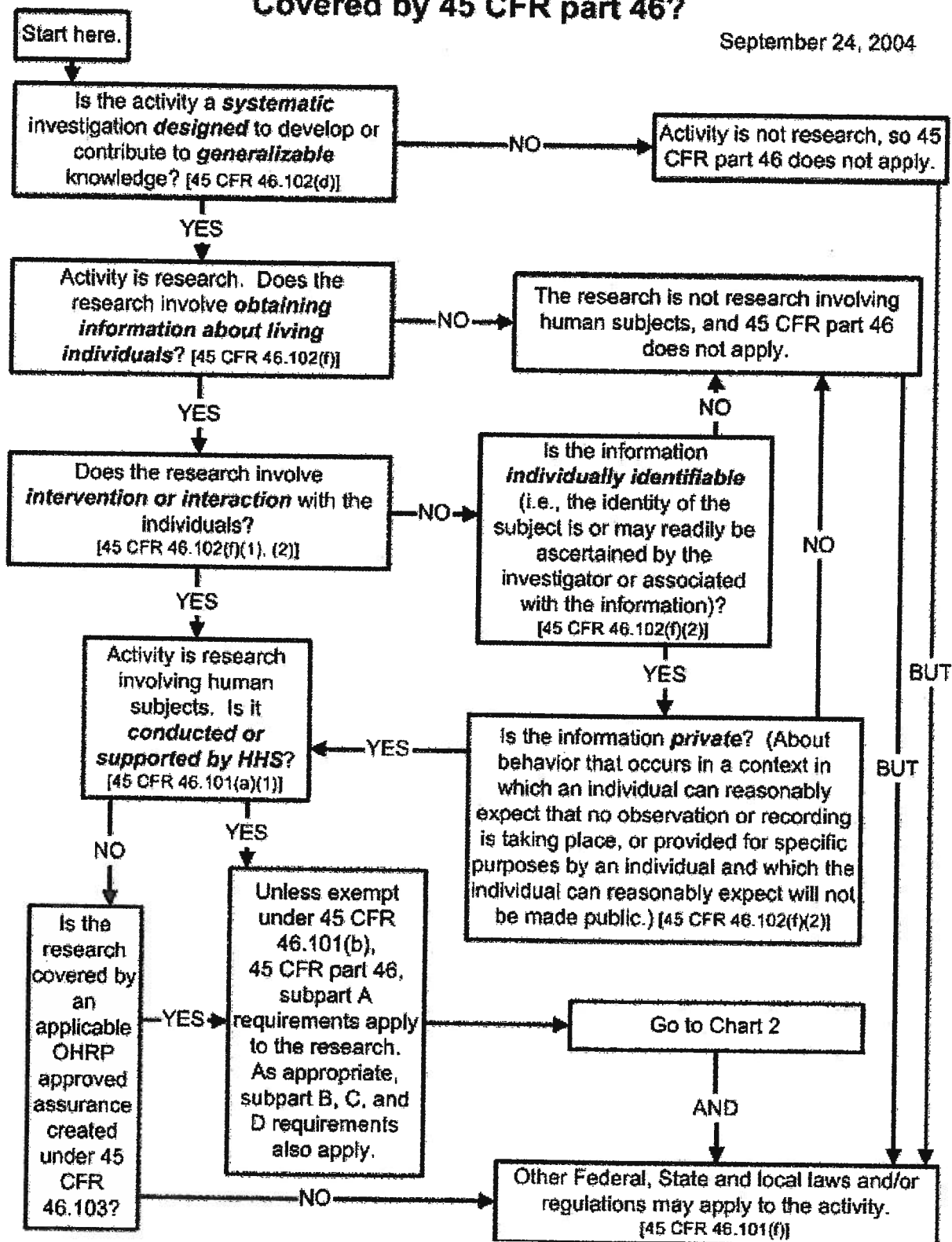


Chart 2: Is the Research Involving Human Subjects Eligible for Exemption Under 45 CFR 46.101(b)?

September 24, 2004

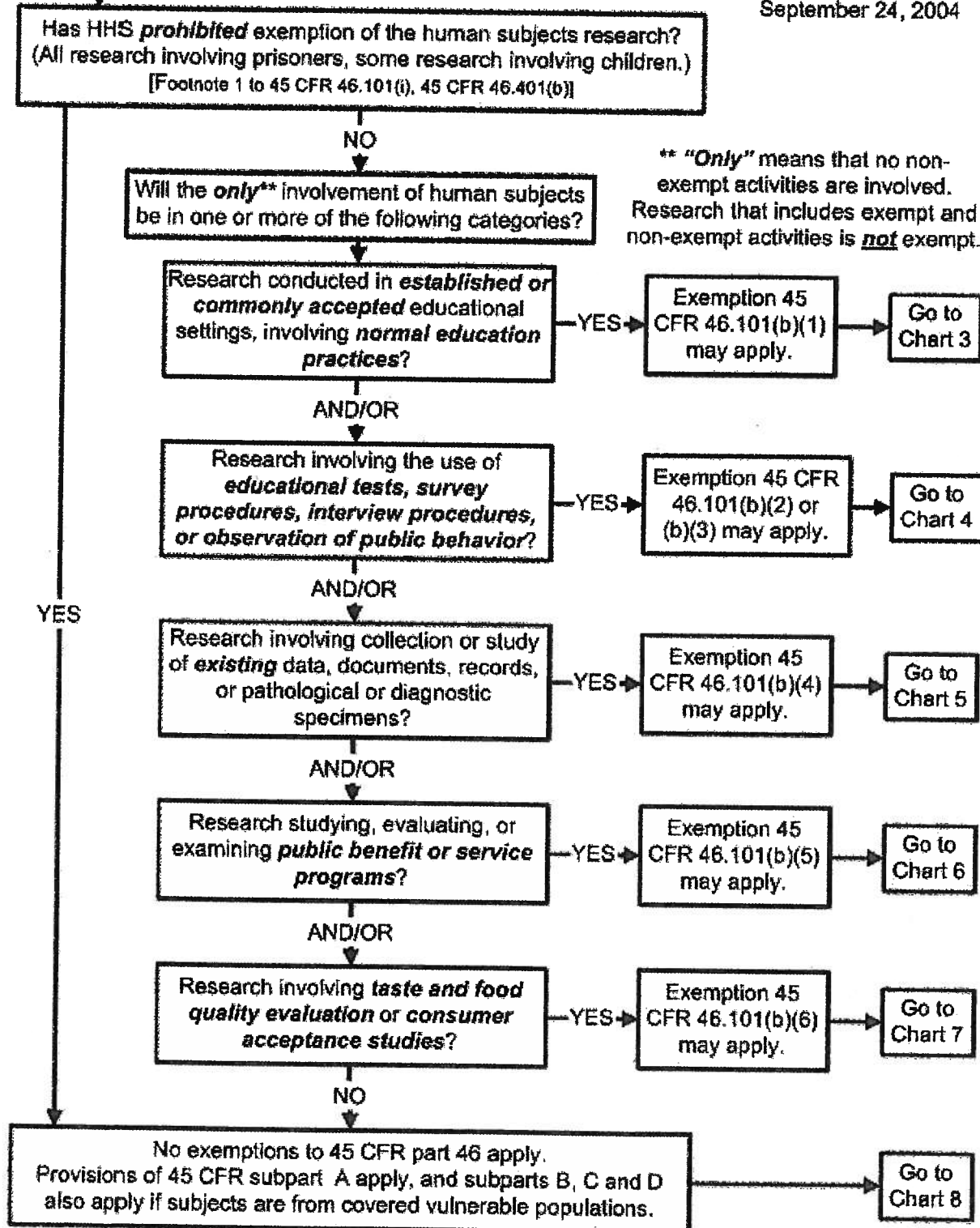
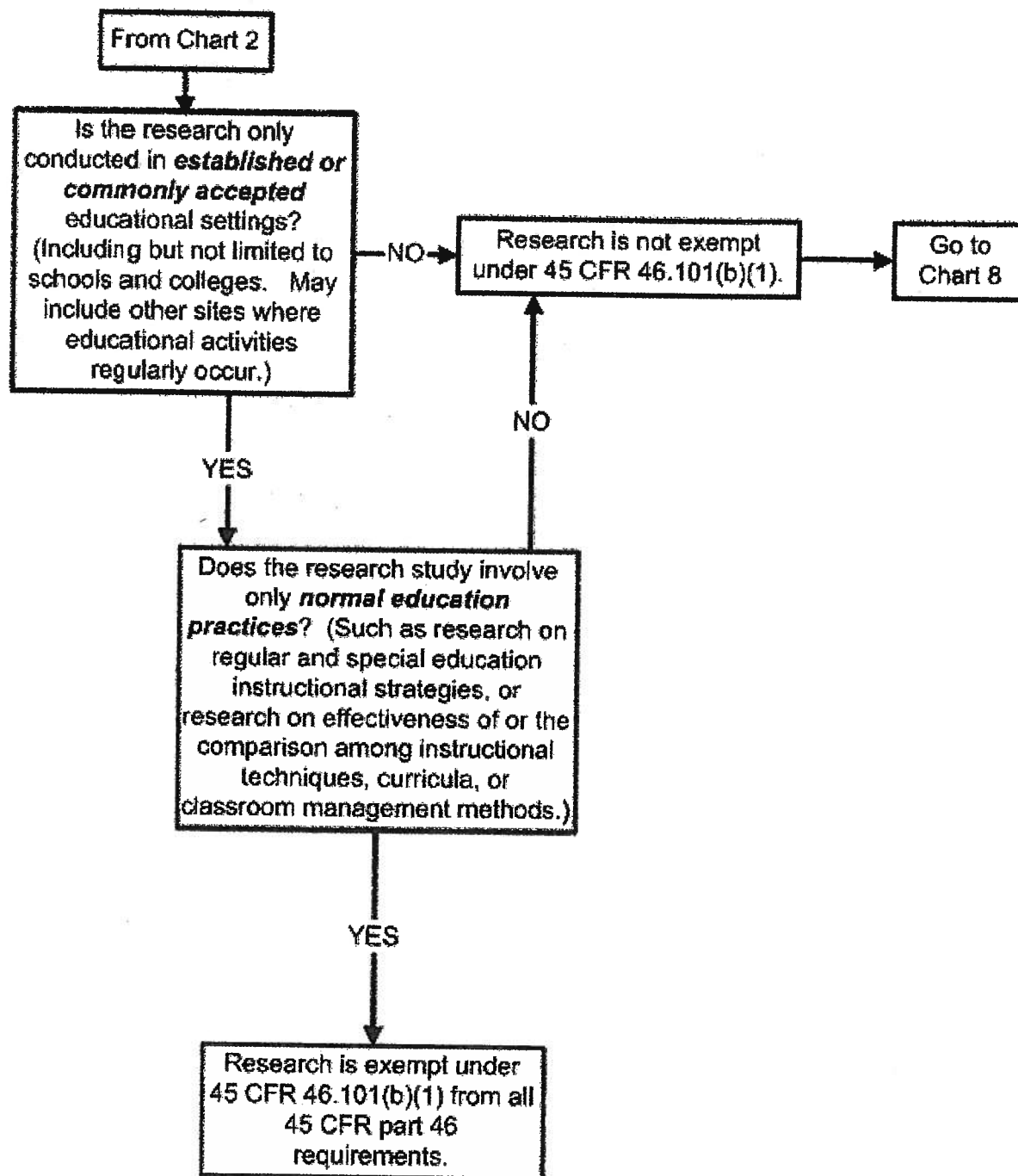
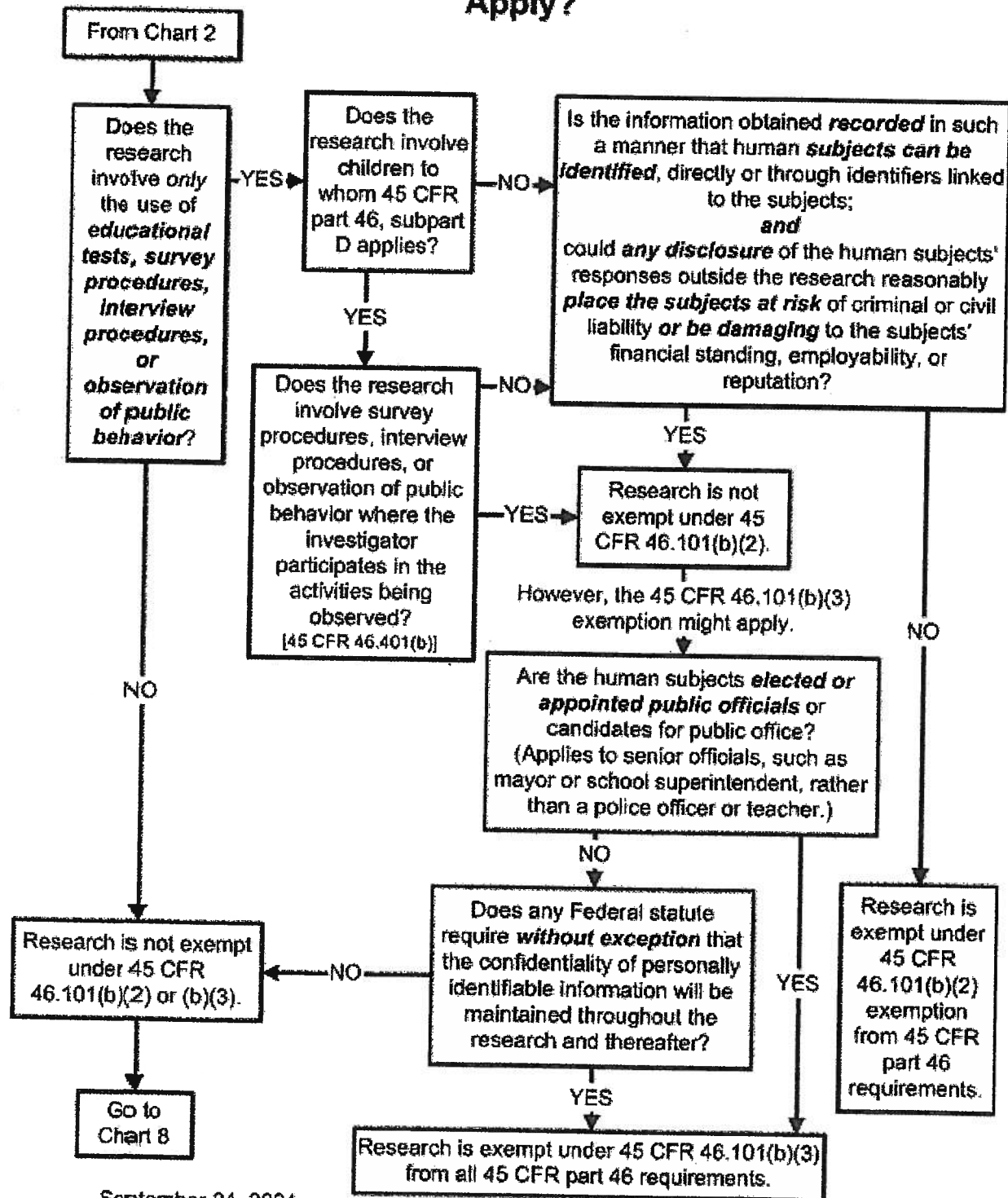


Chart 3: Does Exemption 45 CFR 46.101(b)(1) (for Educational Settings) Apply?



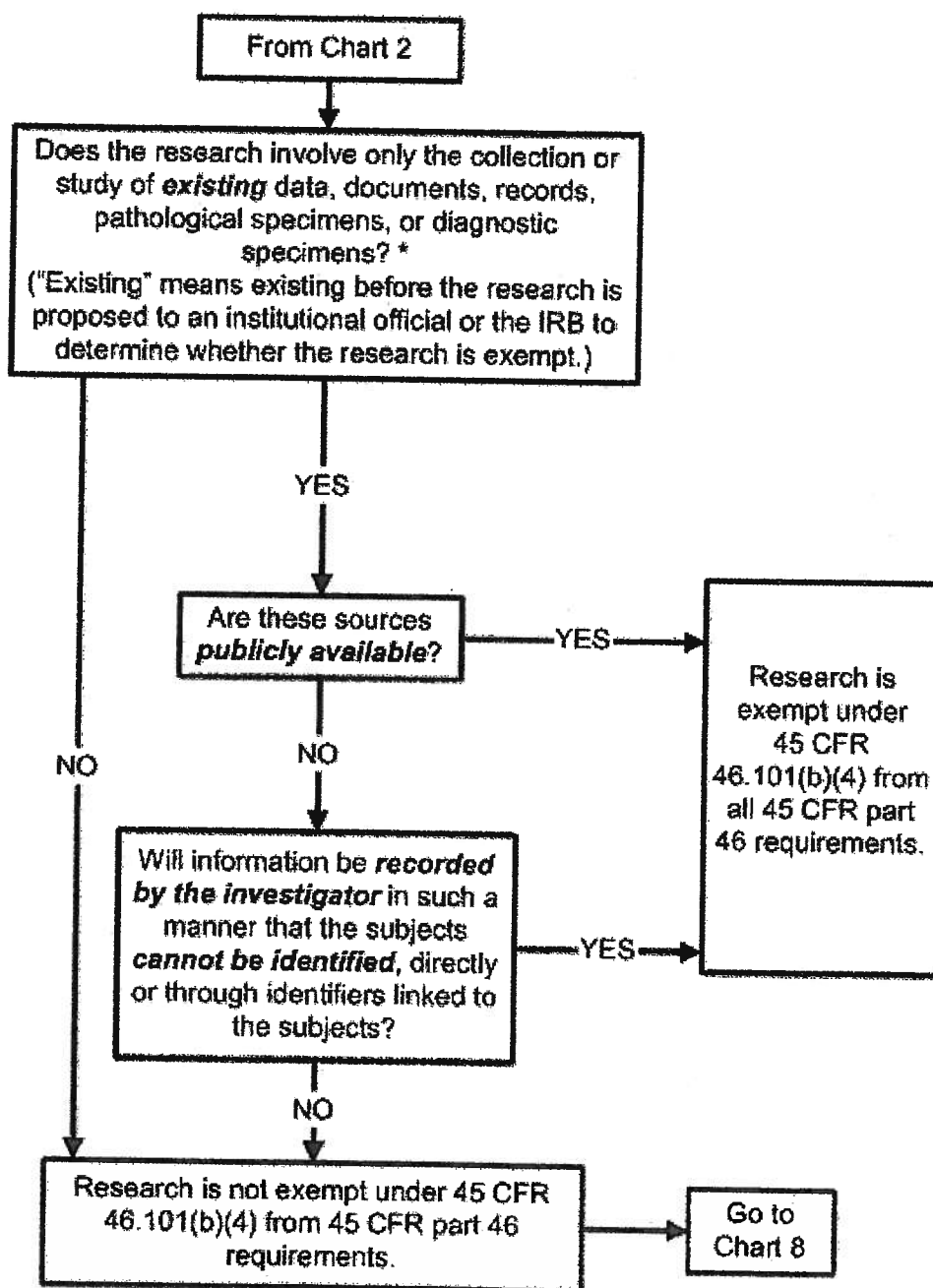
September 24, 2004

Chart 4: Does Exemption 45 CFR 46.101(b)(2) or (b)(3) (for Tests, Surveys, Interviews, Public Behavior Observation) Apply?



September 24, 2004

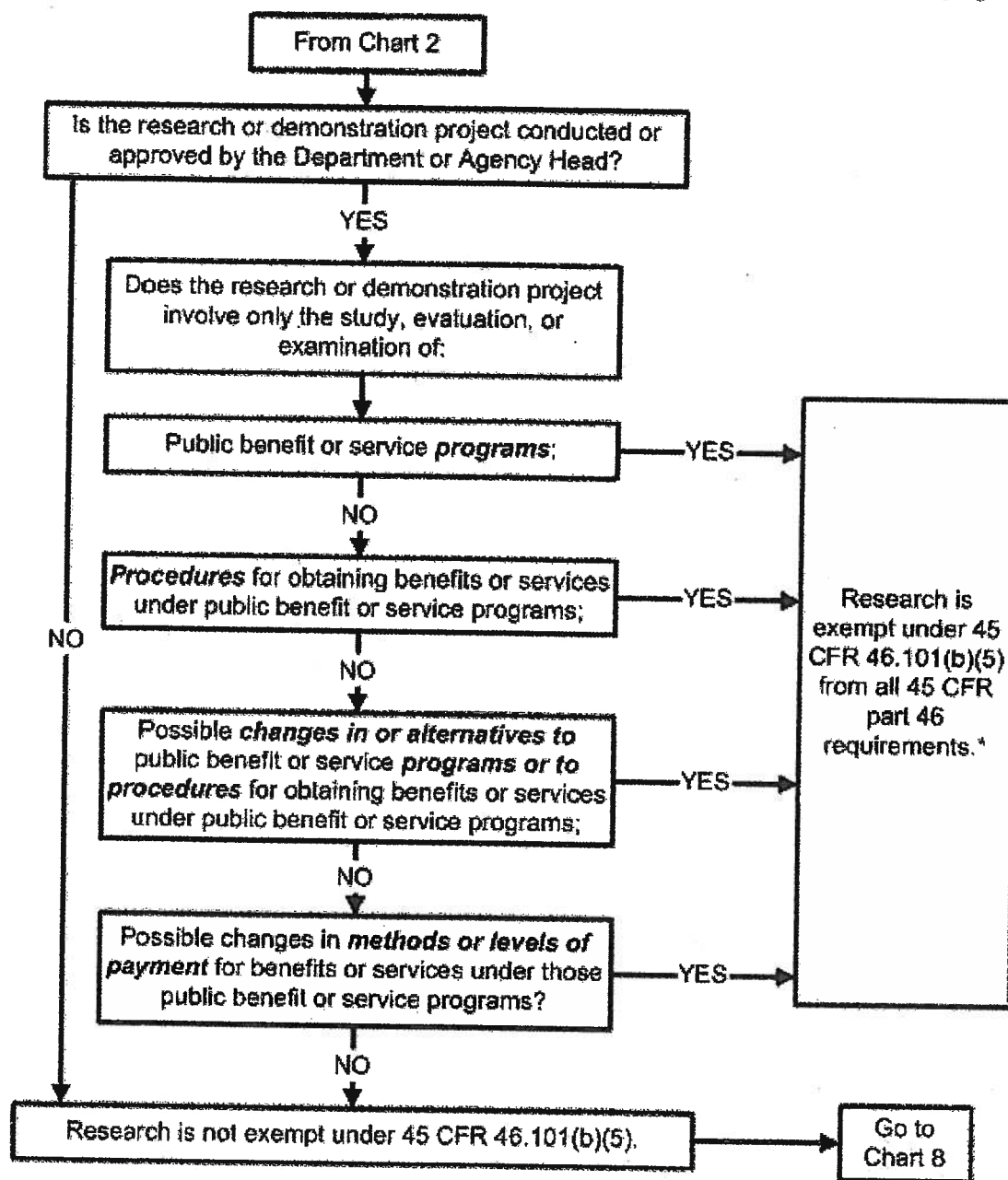
Chart 5: Does Exemption 45 CFR 46.101(b)(4) (for Existing Data Documents and Specimens) Apply?



* Note: See OHRP guidance on research use of stored data or tissues and on stem cells at <http://www.hhs.gov/ohrp/policy/index.html#tissues> and <http://www.hhs.gov/ohrp/policy/index.html#stem>, and on coded data or specimens at <http://www.hhs.gov/ohrp/policy/index.html#coded> for further information on those topics.

September 24, 2004

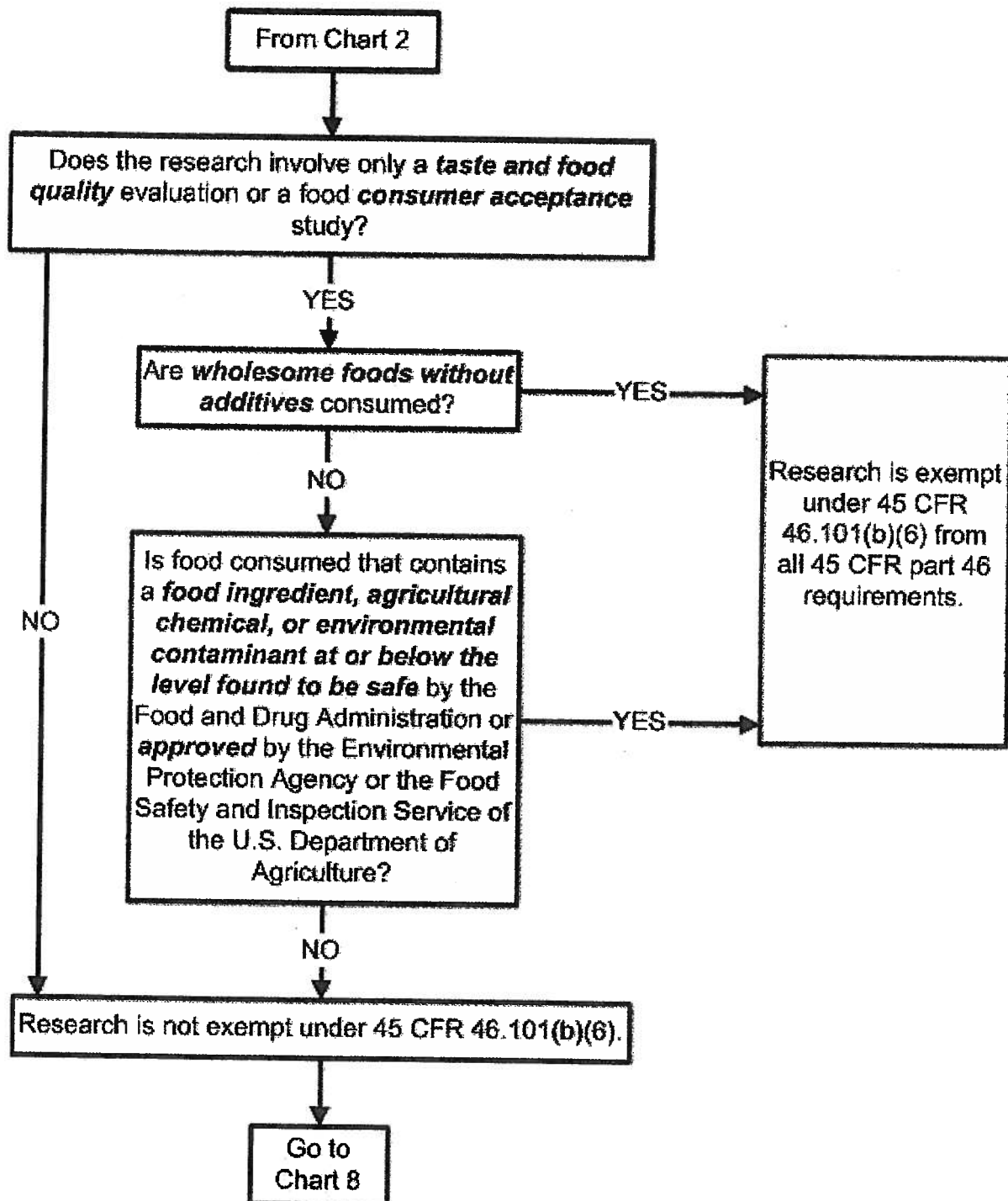
Chart 6: Does Exemption 45 CFR 46.101(b)(5) (for Public Benefit or Service Programs) Apply?



* Note: See OHRP guidance on exemptions at <http://www.hhs.gov/ohrp/policy/index.html#exempt> for further description of requirements for this exemption.

September 24, 2004

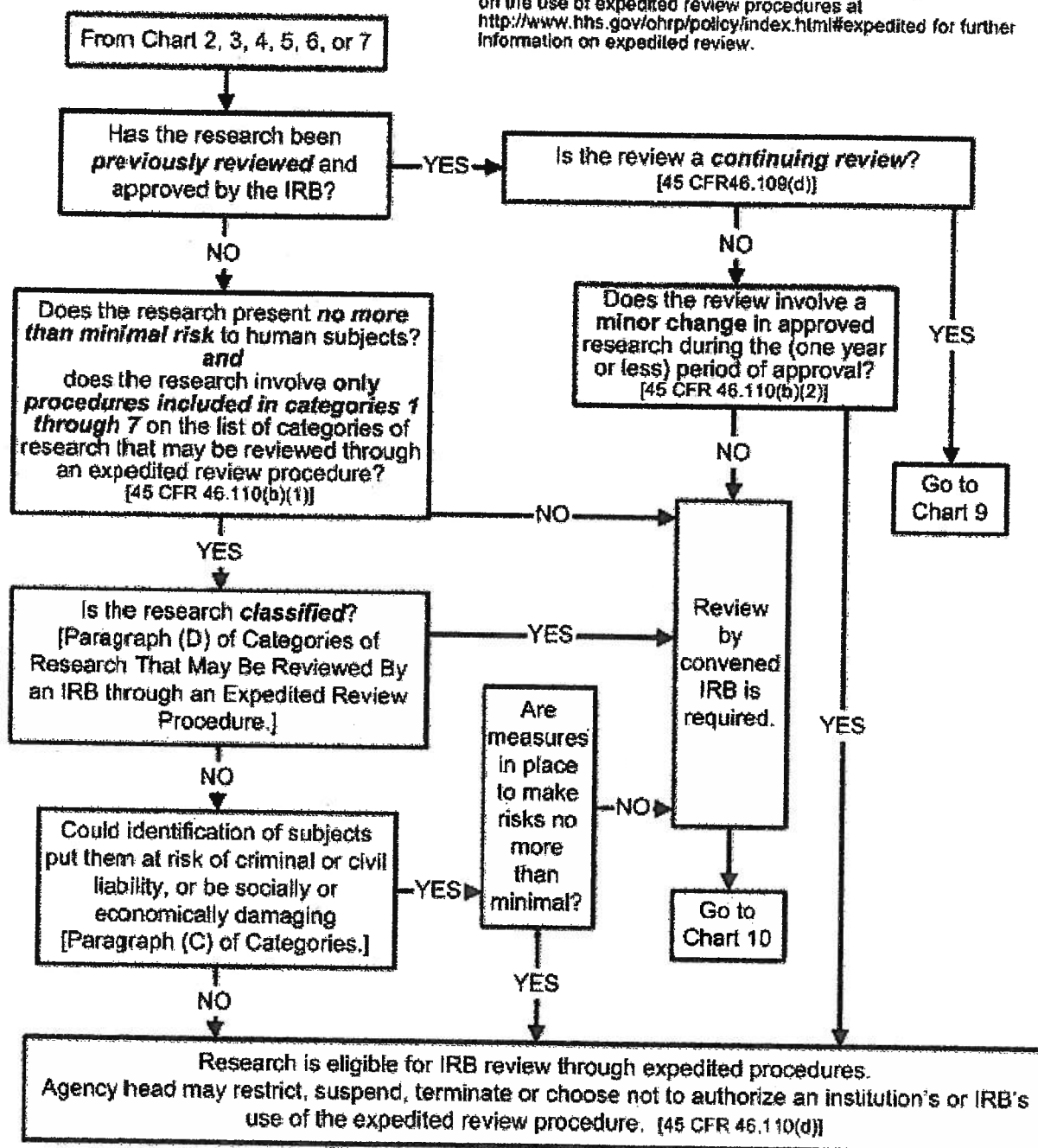
Chart 7: Does Exemption 45 CFR 46.101(b)(6) (for Food Taste and Acceptance Studies) Apply?



September 24 2004

Chart 8: May the IRB Review Be Done by Expedited Procedures Under 45 CFR 46.110?*

* Note: See expedited review categories and OHRP guidance on the use of expedited review procedures at <http://www.hhs.gov/ohrp/policy/index.html#expedited> for further information on expedited review.



September 24, 2004

* Note: See expedited review categories, OHRP guidance on the use of expedited review procedures and on continuing review at <http://www.hhs.gov/ohrp/policy/index.html#expedited> and #continuing for further information on expedited review.

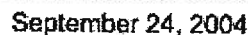
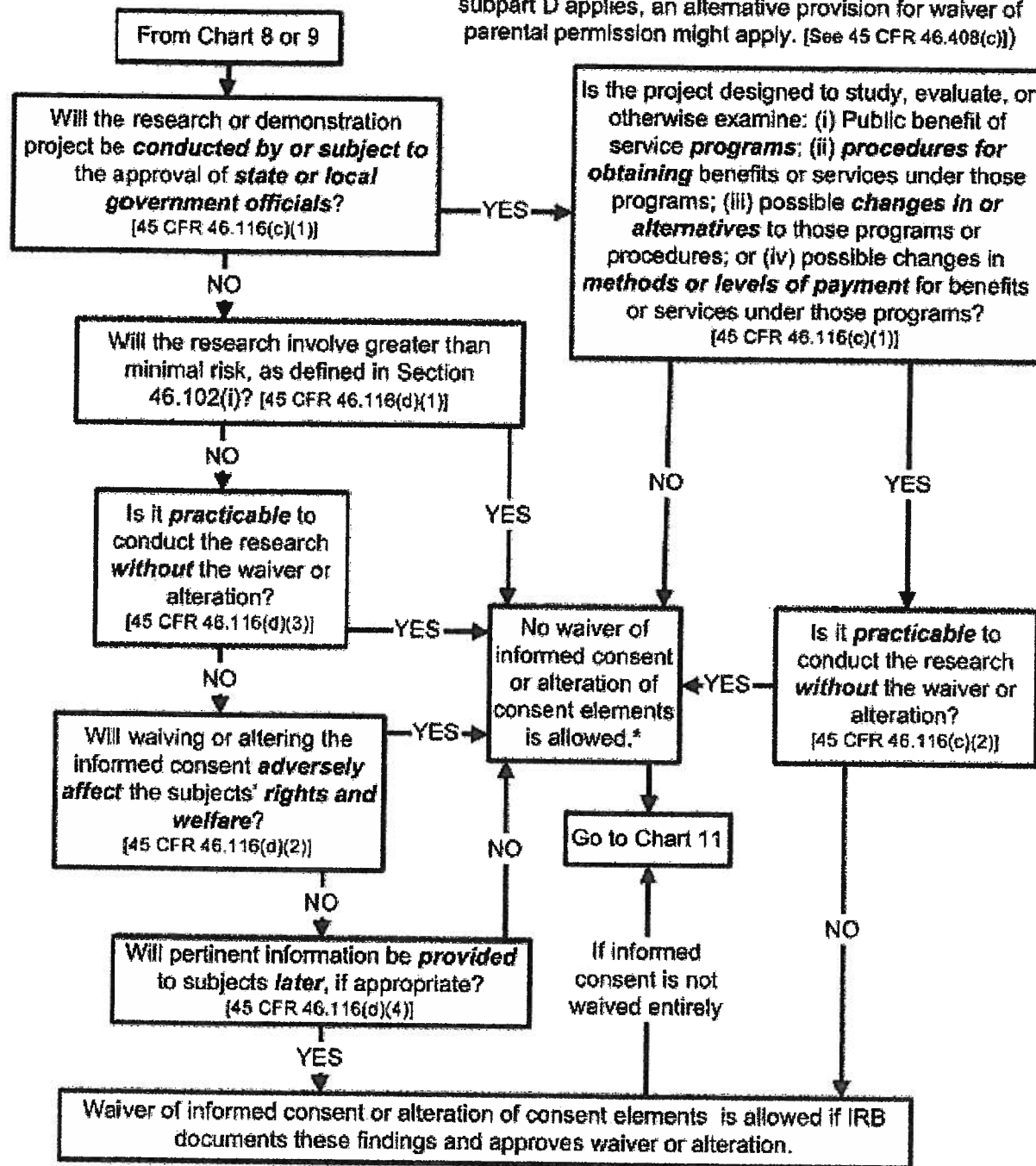


Chart 10: Can Informed Consent Be Waived or Consent Elements Be Altered Under 45 CFR 46.116(c) or (d)?**

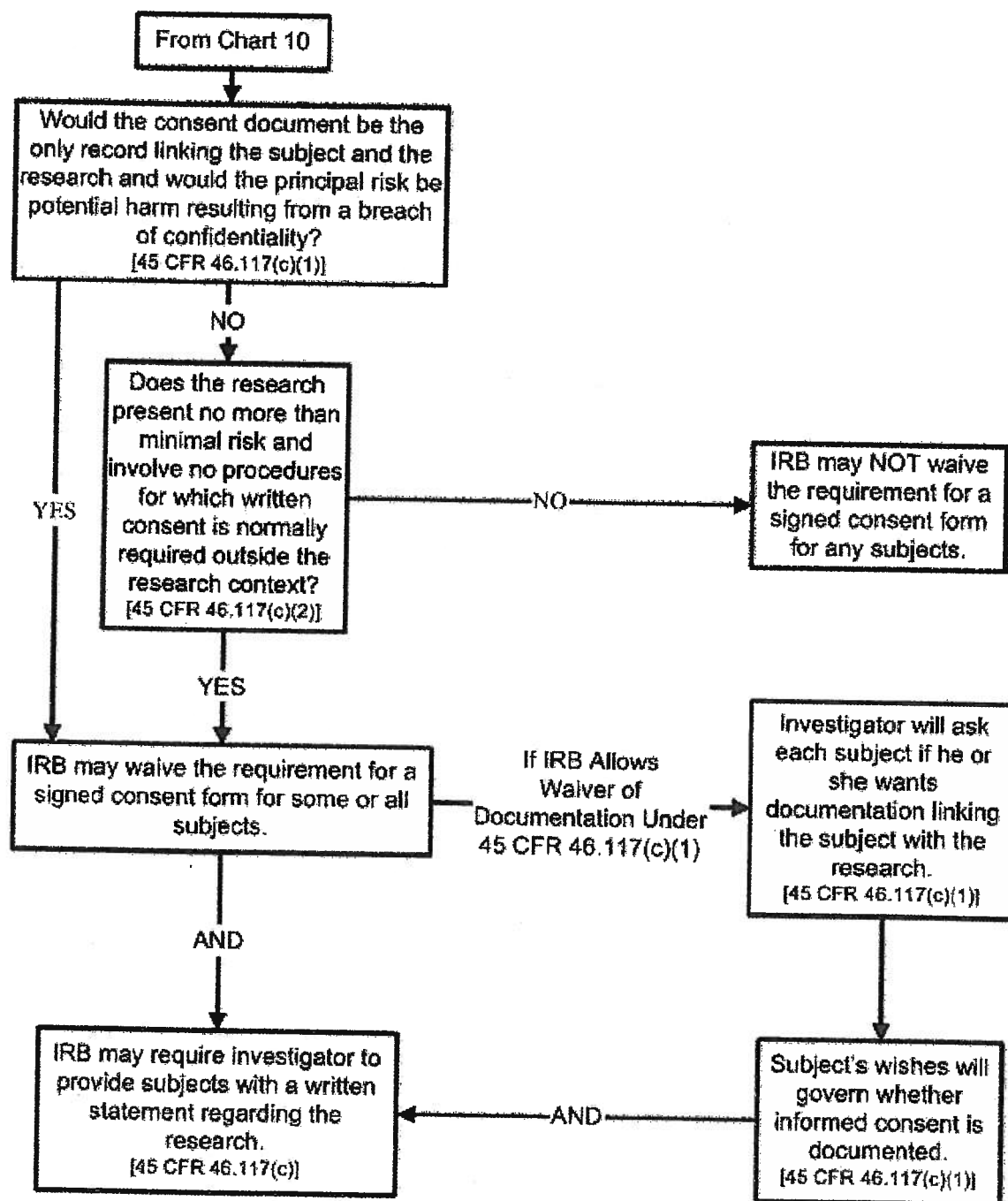
**(Note: If subjects include children to whom 45 CFR part 46, subpart D applies, an alternative provision for waiver of parental permission might apply. [See 45 CFR 46.408(c)])



* Note: See OHRP guidance on informed consent requirements in emergency research at <http://www.hhs.gov/ohrp/policy/index.html#emergency> for further information on emergency research informed consent waiver.

September 24, 2004

Chart 11: Can Documentation of Informed Consent Be Waived Under 45 CFR 46.117(c)?



September 24, 2004



YUROK TRIBE

190 Klamath Boulevard • Post Office Box 1027 • Klamath, CA 95548
Phone: (707) 482-1350 • Fax: (707) 482-1377

July 17, 2009

Mr. Donald Koch, Director
California Department of Fish and Game
1416 Ninth St.
Sacramento, CA 95814

Dear Mr. Koch,

The future of the Yurok Tribe depends upon the restoration, conservation and management of the diverse marine, riverine, lagoon, and terrestrial ecosystems that have always sustained our people. This means the Yurok Tribe's management, co-management and stewardship of resources on the Reservation and within our Ancestral Territory and associated coastal waters are essential to our continued survival as a people.

The State Government needs to consult with the Yurok Tribal Government and must recognize and affirm Tribal rights within the coastal waters if it wishes to adequately address the concerns and interests of the Yurok Tribe. We look forward to the co-management of any Marine Protected Areas (MPA) designated in coastal waters of Yurok Ancestral Territory and to consulting with the State as the Marine Life Protection Act (MLPA) process and implementation moves forward.

The Yurok People have lived on the North Coast of California since time immemorial, relying on the marine environment in our Ancestral Territory for subsistence and cultural resources. The ocean waters within our Ancestral Territory lie along a 50-mile coastal area from the Mouth of Little River north of Arcata to the Mouth of Damnation Creek south of Crescent City, extending west to the horizon. Yurok traditional cultural properties, including sacred sites, ceremonial areas, subsistence areas, and villages essential to the perpetuation of our culture lie on prominent points along this coast, within coastal freshwater and estuarine environments, as well as within ocean waters.

The Yurok Tribe strongly supports marine protection and is willing to work with the Federal and State governments to co-manage these coastal waters. The groundwork has been laid for such protection through discussions with and research by the Tribe, the National Oceanic and Atmospheric Administration, Redwood National Park, and the Bureau of Land Management with the goal of developing a Marine Sanctuary in these waters. The Tribe recognizes that the State has begun concurrent implementation of the MLPA and plans to designate certain areas within the North Coast region for state protection.

While the Tribe supports marine protection, we have grave concerns about the MLPA process and protected area design. First, the scientific data necessary to design appropriate and successful ecosystem management strategies for the region are lacking. Second, there has been too little scientific review of the impacts of current management strategies in this region. Although discussions have largely centered on fish species, there has been no analysis of current fisheries management that demonstrates deficiencies or the need for additional protection measures. Third, although the approach is supposed to be ecosystem-based, the restricted focus on fish species rather than a broader ecosystem management strategy threatens to replace the existing species-specific management regime with one that is equally inappropriate for successful protection of all marine species. Finally, the Tribe believes that implementation of MPA's without funding for monitoring and enforcement is inconsistent with the law and will lead to greater management problems than we currently face.

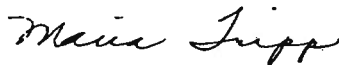
While we share the State's goal of developing marine protection, we are concerned that the State's MLPA process does not address the sovereign standing or interests of the Yurok Tribe. To date, there has been no government-to-government consultation requested by the State with any Tribe in California nor is there mention of the sovereign status of Tribes in the MLPA Master Plan or legislation. Tribal interests require government-to-government consultation and cannot be addressed by including Tribes as mere stakeholders in the MLPA process.

There has been no formal recognition of Tribal subsistence, ceremonial or cultural rights. Rather, the focus is commercial and recreational use of coastal waters, which explicitly ignores or rejects Tribal rights and interests. Subsistence and cultural uses are neither commercial nor recreational. These are resources our membership relies upon as primary and secondary food sources, and the continuance of these practices are essential to maintain our identity as Yurok People. The request by EcoTrust to prioritize fishing locations also demands that we monetize our culture, which is something we will not do.

Statements have been made that the Tribe has no hunting, fishing or gathering rights within the Klamath estuary. Similar arguments were made in the 1970s and 1980s by the state of California regarding Indian fishing rights in the main stem of the Klamath River. The State's legal stance, which ignored Tribal rights, severely strained the relationship between the Tribes and the State of California for decades. After a series of Federal and State Law Cases, the Yurok Tribal fishing right was firmly reaffirmed and California does not have the authority to regulate tribal fisheries. Yurok Tribal rights have been widely recognized by the Federal Government, the multi-state Magnuson-Stevens Fishery Conservation and Management Act, (Public Law 94-265), the California Parks and Recreation Department regarding gathering rights in State Parks and many other cooperative approaches. We had hoped that after a decade of collaborative fisheries management efforts on the Klamath River that California would choose the cooperative path laid out in its own Fish and Game Code 16500. "This division is ... intended to encourage cooperative agreements to allow protection of the resource among all of the user groups." The Tribe also maintains prescriptive rights to access the coast as our people have done since time immemorial, as well as to continue to fish and gather at usual and accustomed places within our Ancestral Territory.

Any marine protection measures to occur within Yurok Ancestral Lands must consider the points discussed above, as well as include the Yurok Tribe. Please consider this a formal request for government-to-government consultation to discuss the implementation of MLPA.

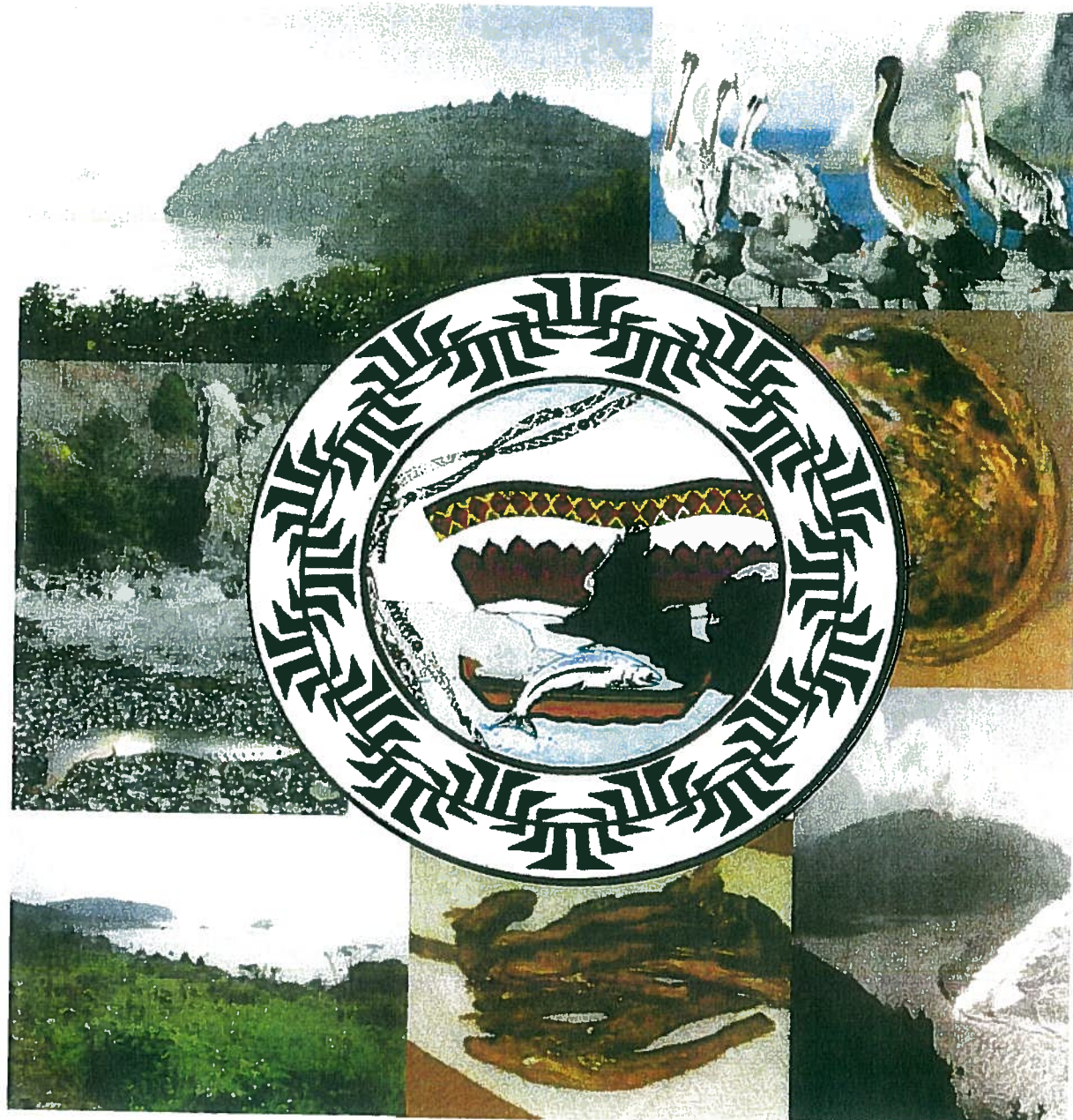
Respectfully,



Maria Tripp, Chair

CC: Ken Wiseman, Executive Director, MLPA Initiative

Yurok Tribe Profile

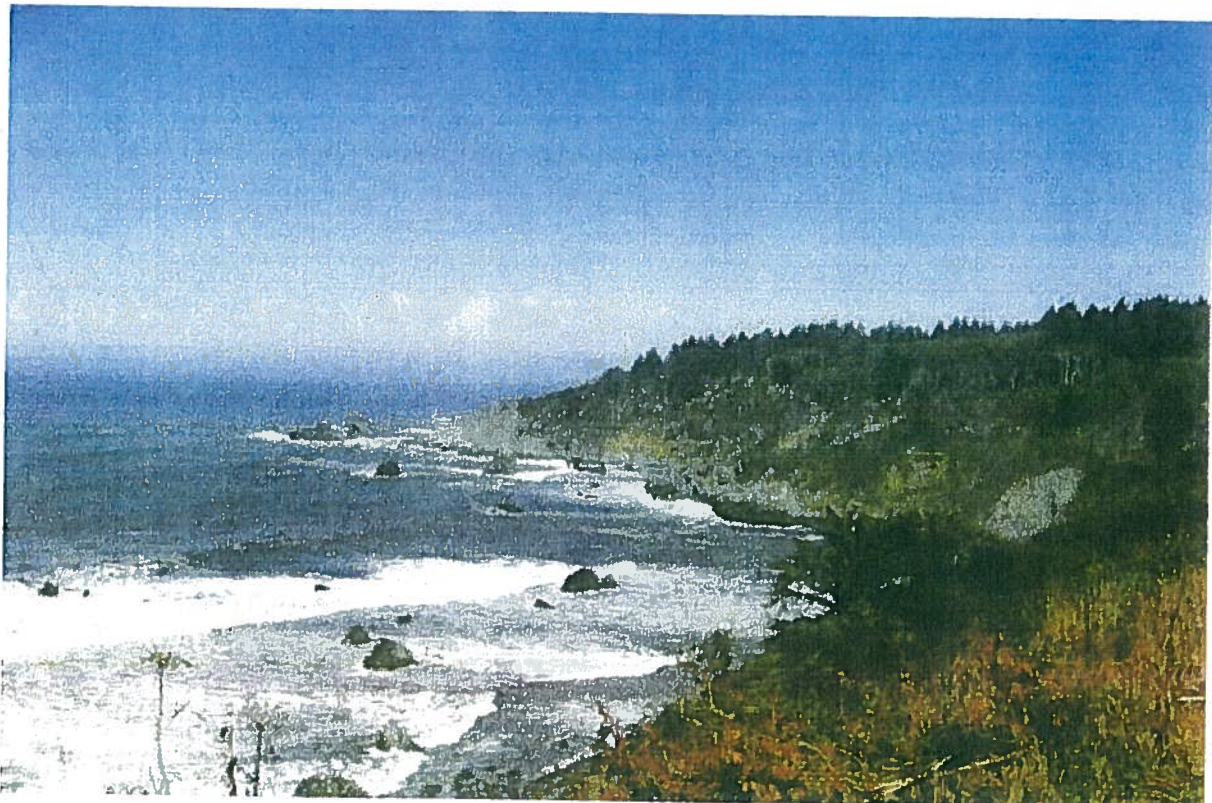


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All along the rocks were little quohogs and abalone. They use the shells to decorate Indian dresses. You either had to swim for them, or in deeper water take the boat out to get them. Then they broke the shells into chunks, and shined the pieces that were used on the dresses. We used to be able to hear them when they were all decked out for the last Brush Dance. You could hear the dresses talking...Hetch pah arey - the dresses are singing to you.

Anonymous, Respected Yurok Elder (Jarvis and Gates 2007)



Palmer's Point Looking North



Introduction

The Yurok Tribe is the largest federally-recognized Tribe in California and the entirety of Ancestral Territory for us is within the North Coast Study Region, as defined by the State of California's Marine Life Protection Act Initiative (MLPAI). A self-governance Tribe today, we remain on the lands and waters where our ancestors have survived since *Noohl Hee-Kon* (the beginning). This includes the Lower Klamath River and tributary watersheds, high country, coast and lagoons from Little River to Damnation Creek, and off this coastline the entire ocean west to the horizon. Our lifeway and identity are inextricably tied to this place.

This intrinsic relationship, which includes an inherent and traditional responsibility to *peesh-kahl* (the ocean) and the species that live within, stems from the creation of Yurok People and continues unbroken since time immemorial. The Yurok lifeway is rooted in this connection with, and reliance on, the resources for subsistence, health, bartering, tools, ceremonial, medicinal, spiritual, and other customary purposes. Thus, the sustainability and health of the resources and ecosystems of interest under the California Marine Life Protection Act (MLPA) are of supreme importance to the Yurok Tribe as they are inherently connected to the survivability of our lifeway and cultural identity. For Yurok, it has always been essential to sustainably harvest these resources so that they, as well as we, may flourish. As recognized in our Constitution, "This whole land, this Yurok country, stayed in balance, kept that way by our good stewardship, hard work, wise laws, and constant payers to the Creator" (Yurok Tribe 1993). The Yurok Tribe has a traditional, cultural, spiritual, and political responsibility to continue to play a vital role in protecting *peesh-kahl* and managing resources in the manner provided to us by the Creator. These are the underlying reasons why the Yurok Tribe is participating in the MLPAI in the North Coast Study Region. Part of this participation includes submitting this profile, which provides a glimpse of the ecological, governance, cultural, and socioeconomic setting of the Yurok Tribe. We would like to thank the MLPAI for providing a venue for us to tell our story in our own words.

The Yurok

Although today we are most commonly known and referred to as "Yurok" this term is what our neighbors, the Karuk up the Klamath River, called those downriver of them. When early non-Indian settlers passed through Karuk lands, they asked who the people downriver were and the Karuk name for us was used and has sustained. Traditionally when we refer to ourselves generally we say *Oohl*, meaning the people. When we reference people from downriver on the Klamath we call them *Pue-lik-lo'*, those on the upper Klamath and Trinity are *Pey-cheek-lo'*, and on the coast *Ner-er-ner'*. Today we are most commonly known and refer to ourselves collectively as Yurok.

Yurok Country

The traditional worldview of Yurok People conceptualizes the landscape as a flat extent that floats atop and is surrounded by *peesh-kahl*. In this worldview, it is believed that if one travels far enough up the Klamath River, you come to salt water again. If you paddle far enough out across the ocean, where the sky comes down to the water, it is



possible to slip underneath the sky and go to the home of supernatural beings; although these are places mortals rarely go. As the Klamath River is thought to bisect the world, direction is related to the flow of the river (*pets*, "upriver," and *pul*, "downriver"). Along the coast, north of the Klamath River is considered downriver and south of the Klamath is upriver, due to the manner in which the world is conceptualized.

The cultural geography where Yurok customary law applies is our Ancestral Territory. Ancestral Territory encompasses the coast of the Pacific Ocean and lagoons stretching north from Little River in Humboldt County to Damnation Creek in Del Norte County and including from the shore in a westerly fashion to the horizon. In addition to the Yurok coastal lands, Yurok Ancestral Territory extends inland along the Klamath River from the mouth of the river at Requa to the confluence of Slate Creek and the Klamath River and includes certain tributary watersheds, as well as the ceremonial high country, trails, and all usual and customary hunting, fishing, and gathering sites (Yurok Tribe 1993) (see Figure1).

Environments within this cultural geography include marine, coastal, riverine, estuarine, lagoon, forestlands (redwood, fir, oak, cedar, spruce, and pine), prairielands, and high mountains. This cultural geography, which includes the natural resources, is the cultural landscape of the Yurok and we have a traditional responsibility and aboriginal right to manage and utilize these places and resources, which has never been relinquished.

Within this cultural landscape are numerous potentially eligible Traditional Cultural Properties under the National Historic Preservation Act (P.L. 89-665; 16 U.S.C. 470 *et seq*), many of which have been identified contiguously along the entire coast and waters of Ancestral Territory (Yurok Tribe 2009a). Full evaluation and consideration of these potentially eligible historic properties must occur in the environmental review process when implementing the MLPA in order to thoroughly consider impacts to cultural resources, as required by law.

At the time of anthropological documentation, within Ancestral Territory there were over seventy known villages, which are situated along the banks of the Klamath River, ocean streams and lagoons (Kroeber 1925:8, Waterman 1920, Pilling 1978). Each village has its own geographical boundaries, which may include offshore rocks and pinnacles, as well as leaders, family members, and descendents who have traditional ownership to certain places. An example is at *o' sey-gen teen'*, which translates to "Osegen fishes". This identifies a coastal fishing site for those from the coastal village of Osegen, which is nearly three miles away. Similar examples exist for river fishing locations, hunting grounds, permanent and temporary home sites, seasonal sites, gathering areas, training grounds, ceremonial areas, and spiritual sites among other customary use areas. Within this ownership comes the responsibility to properly care and manage those areas and resources sustainably and in a culturally appropriate manner. For us, this responsibility continues unbroken for many villages and families since *Noohl Hee-Kon*. With this responsibility is the inherent requirement of stewardship and sustainability that is connected and intrinsic to place.



Terrestrial Ancestral Territory of the Yurok Tribe

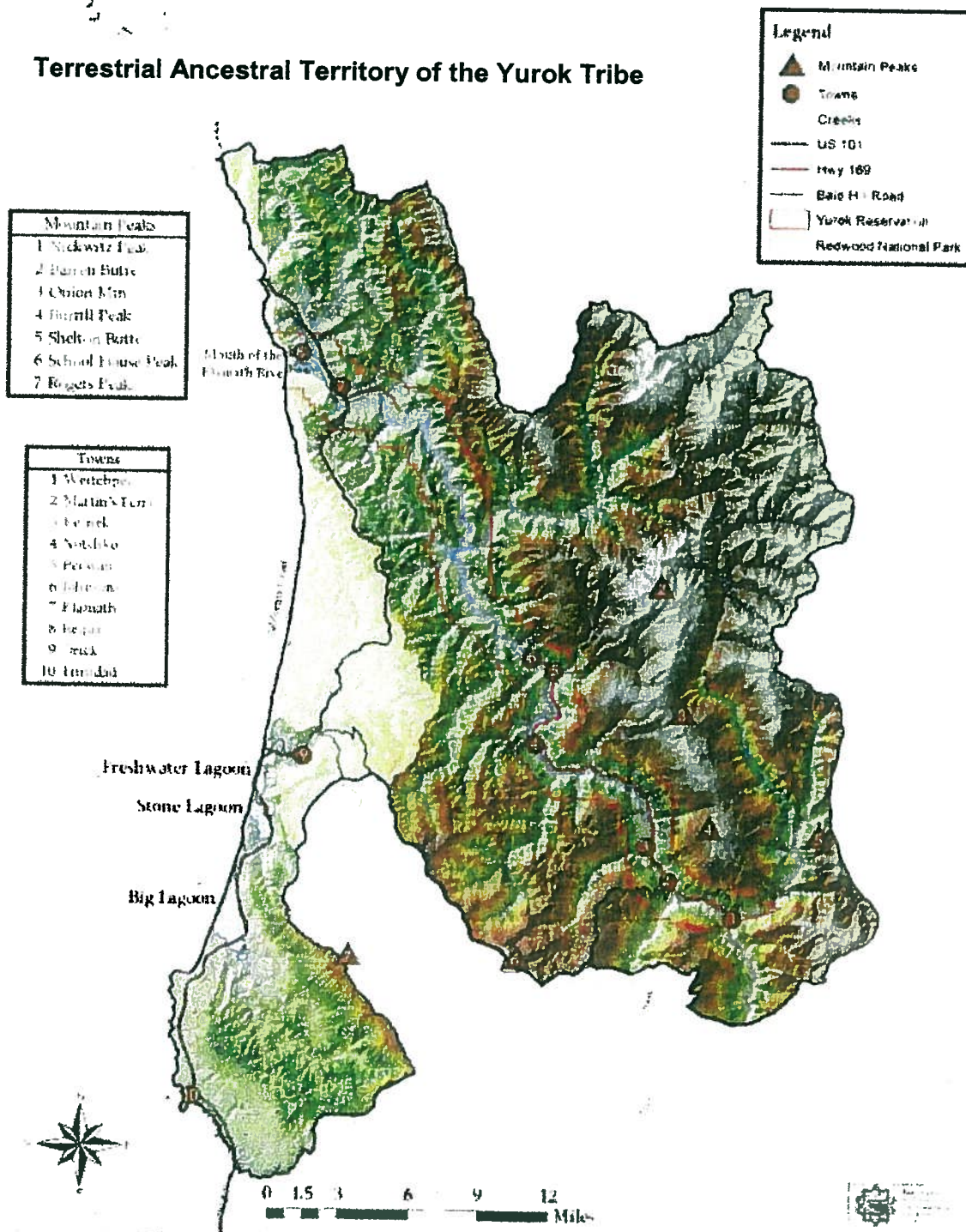


Figure 1: Terrestrial Ancestral Lands of the Yurok Tribe



The first documentation of Yurok encountering non-Indians was in 1775 when Spaniards anchored in Trinidad Bay and met the inhabitants of the village of *Tsurau*. Little cross-cultural interaction occurred until 1849 when gold was identified in the Klamath, Trinity, and Salmon Rivers, which brought an influx of miners and settlers to the region, eager to remove us from our homelands by any means. Governmental policies and actions by settlers and miners to exterminate, colonize, corral, assimilate, and remove us from lands within Ancestral Territory continued, despite formally establishing lands to be reserved for the Yurok as early as 1855. These land designations by the federal government culminated in 1988 with the Hoopa-Yurok Settlement Act (HYSA), which explicitly identified the Yurok Reservation to include one mile on each side and including the Klamath River, beginning near the confluence of the Trinity and Klamath Rivers at Weitchpec, continuing downstream approximately 45 miles, and extending into ocean waters offshore the river mouth at Requa, for the sole purpose and use of the Yurok Tribe. Although there is a portion of the Yurok Reservation that includes the mouth of the Klamath River and the ocean waters offshore, the Reservation includes lands primarily along the Klamath River and not the coast. Although the Tribe does not currently hold fee title to those Ancestral lands outside the Reservation, aboriginal and customary use rights to hunt, fish, gather, pray, access, manage the cultural and natural resources, and other uses of those areas has never been ceded and the responsibility, connection, rights, and uses of those places persists. In addition to reaffirming a landbase along the Klamath, the HYSA led to the formal establishment of the Yurok Tribe, as the sole Tribal government responsible for Yurok citizens.

Yurok Tribe Governance

The Yurok Tribe is federally-recognized as a separate and independent sovereign nation within the territorial boundaries of the United States. This sovereignty is inherent and flows from the pre-constitutional and extra-constitutional governance of the Tribe. Early federal policy and U.S. Supreme Court case law recognizes that Tribes retain the inherent right to govern within political boundaries (*Worcester v. Georgia* (1832)) and that power to interact with Tribes is vested with the federal government (*Cherokee Nation v. Georgia* (1831)). This established governmental structure, which recognizes the sovereign and political independence of Tribal nations, and maintains the regulation of Indian Affairs is with the federal government and not states has been affirmed on several occasions by the U.S. Supreme Court (*California v. Cabazon Band of Mission Indians* (1987) (citing *United States v. Mazurie* (1975) and *Wash. v. Confederated Tribes of Colville Indian Reservation* (1980))).

There is also a continuous affirmation through federal judicial decisions of the sovereign authority of Tribes over their citizens and their territory that extends beyond the boundaries of a reservation (see *United States v. Mazurie* (1975)) and this authority is recognized in our Constitution (Article 1, Section 3). Furthermore, it has been found that, "The sovereign governing authority of Tribes over their citizens is independent of location and this authority is an independent barrier to the exercise of state jurisdiction (see *White Mountain Apache Tribe v. Bracker* (1980))).



Stemming from this inherent right to self-govern and authority over citizens, is the ability to self-determine citizenship (see *Santa Clara Pueblo v. Martinez* (1978)). Yurok citizenship is determined by governing tribal law and recognized by the Yurok Tribal Council as the sole authority to determine citizenship, however determined appropriate. Tribal citizenship then is more accurately understood as a political classification and not a racial classification. This conceptualization of "Indian," meaning a citizen of a federally-recognized Tribe, as a political classification has been upheld in countless instances, including in the U.S. Supreme Court (see *Morton v. Mancari* (1974)), and most recently affirmed this year by the state in a California Attorney General's Opinion (No. 07-304, March 8, 2010).

The largest federally-recognized Tribe in California, the Yurok Tribe has over 5,500 members. A self-governance Tribe that promulgates and administers our own laws and programs, the Yurok Tribe established a formal government and Constitution in 1993. The Tribal citizenship is represented by a Tribal Council that consists of seven district representatives, a Vice-Chair, and a Chair. District representation is as follows:

- Weitchpec District: includes all ancestral lands located upriver of Coon Creek on the Klamath River. The ancestral villages included in this district are *Otsepor*, *Lo'olego*, *Weych-pues*, *Pekwututl*, *Ertlerger*, *Wahsekw*, *Kenek*, *Tsetskwi*, and *Kenekpul*.
- Pecwan District: includes all ancestral lands downriver, including Coon Creek on the Klamath River from the Weitchpec District to and including Blue Creek on the north side of the river and Ah Pah Creek and its drainage area on the south side of the river. The ancestral villages included in this district are *Merip*, *Wa'asel*, *Ke'p-el*, *Murekw*, *Himetl*, *Kohtskuls*, *Keihkes*, *Meta*, *Sregon*, *Yohter*, *Pekwan*, *Kolotep*, *Wohtek*, *Wohkero*, *Serper*, *Ayotl*, *Nagetl*, and *Erner*.
- Requa District: includes ancestral lands located downriver on the Klamath River from the Pecwan District and north of the center line of the Klamath River. The ancestral villages included in this district are *Tlemekwetl*, *Stawen*, *Sa'aitl*, *Ho'pau*, *Omenok*, *Amenok*, *Tmeri*, *Rekwoi* and *Omen*.
- Orick District: includes all ancestral lands located downriver on the Klamath River from the Pecwan District and south of the center line of the Klamath River. The ancestral villages included in this district are *Turip*, *Wohkel*, *Otwego*, *Wetlkwau*, *Osegen*, *Espau*, *Sikwets*, *Orek*, *Keihkem*, *Ma'ats*, *Opuyweg*, *Tsurau*, *Sumeg* and *Metskwo*.
- North District: includes all land north of the ancestral lands, east of the Pacific Ocean, west of a north-south line passing through Chimney Rock and within 60 miles of the ancestral lands.
- East District: includes all land east of the ancestral lands, east of a north-south line passing through Chimney Rock, east of the generally north-south mountain ridge passing through Schoolhouse Peak, and within 60 miles of the ancestral lands.
- South District: includes all land south of the ancestral lands, east of the Pacific



Ocean, west of the generally north-south mountain ridge passing through Schoolhouse Peak, and within 60 miles of the ancestral lands.

Traditional Yurok law is woven into our Constitution, which mandates the Council to “[p]reserve forever the survival of our tribe and protect it from the forces which may threaten its existence; uphold and protect our tribal sovereignty which has existed from time immemorial and which remains undiminished; reclaim the tribal land base...; preserve and promote our culture, language, and religious beliefs and practices, and pass them on to our children, our grandchildren, and to their children and grandchildren on, forever; provide for the health, education, economy, and social wellbeing of our members and future members; restore, enhance, and manage the tribal fishery, tribal water rights, tribal forests, and all other natural resources; and insure peace, harmony, and protection of individual human rights among our members and among others who may come within the jurisdiction of our tribal government” (Yurok Tribe 1993). It is the duty and responsibility of the Tribal Council, government, and staff to uphold the Tribal Constitution, as well as traditional Yurok law.

Yurok Coastal Resources

The marine, coastal, estuarine, and lagoon ecosystems of interest provide an abundance of resources that are relied on for subsistence, health, ceremonial, spiritual, medicinal, bartering, tools, and other customary purposes. All of these resources are Tribal trust species and it is the responsibility of the federal government, as the trustee for the Tribe, to protect and ensure the provision of these Tribal trust species in amounts sufficient for the Tribe. These species fall under the auspices of federal protection in that the federal government is obligated to fulfill commitments and responsibilities to Indian tribes as extended to tribal resources.

From a young age, Yurok are taught the interrelationships between species, their lifecycles, the seasons for harvest, proper harvest practices, and how to properly respect that which has been provided. There is an understanding of certain habitats and substrata evident in language associated with the cultural landscape. This is evident in the meaning of *pekw-tehl*, “piled up rocks” relating to a sea-stack that got this name because the strata was broken up in more or less flat masses. Another example is *e’n:lumn’w*, meaning “slanting,” because this is a point where the slanting strata run out into the ocean. Places may also be named because of the abundance of a certain resource. This includes *o-riokwi’ts*, meaning “where he angles,” referring to a place plentiful in perch (Waterman 1920).

In order to more completely document our coastal resources, the Tribe conducted over 35 interviews, primarily with elders, from 2004-2009 to document coastal resource use, including associated locations, uses, associated taboos and/or laws, harvesting techniques, processing, and other cultural information specific to Yurok coastal resources (Sloan and McConnell 2004-2006, 2007-2009). The information obtained was georeferenced and documented Yurok uses along the *entire* coast and offshore waters of Ancestral Territory and to some extent, in adjacent lands. From those interviews, over



130 various species and/or subspecies were identified relating to marine, coastal, estuarine, and lagoon ecosystems, as being utilized for various purposes by citizens of the Yurok Tribe. The following is a list of common names for some of those species found in these ecosystems to provide examples of species. This list should no way be deemed exhaustive, only illustrative:

Abalone (several)	Crab (several)	Rockfish (several)
Barnacle, (several)	Crawfish	Salmon, Chinook
Barnacle, acorn	Dentilium	Salmon, Coho
Barnacle, giant	Duck (several)	Sea anemones (several)
Barnacle, gooseneck	Eel, California moray	Sea cucumber
Black turban snails	Eel (Pacific lamprey)	Sea lion, California
Blue heron	Eelgrass	Sea lion, Stellar
Boccaccio	Flounder, starry	Sea Palm
Bullhead	Greenling (several)	Sea urchin (several)
Cabazon	Halibut	Seal, harbor
Candlefish	Kelp, Bull	Seaweed (several)
China hats	Kelp, Giant	Shrimp (several)
Chiton (several)	Limpet (several)	Steelhead
Clam, butter	Lingcod	Sturgeon, green
Clam, freshwater	Mussel, California	Sturgeon, white
Clam, Geoduck	Mussel, freshwater	sucker fish
Clam, horseneck	Night fish	Surf fish
Clam, littleneck	Octopus (several)	Surfperch (several)
Clam, quohog	Olivella	Trout, cutthroat
Clam, razor	Oyster	Turtle (several)
Clam, softshell	Perch	Whale, grey
Clam, Washington	Periwinkle	Wolf eel

Many of these resources are taken as subsistence foods and provide for the health and wellbeing of our people. Subsistence may be thought of those resources that are relied on as primary and/or secondary foods. The amount taken is accounted for by the need, family members, preservation capabilities, level of effort, and for shore-based extraction, the amount one is capable of packing. As an anonymous Yurok citizen accounted in 2007, *"I think moderation, of course, is the key for everything in our lives. I mean, you never want to have too much of anything. You know, in gathering, you gather just what you need, in moderation. You can't gather more than what you use – only what you need to get the job done"* (Jarvis and Gates 2007). The importance of moderation and related cultural laws enforced through story, specifically of ocean fish, is highlighted in a story about the crow.

In the beginning when there were no people, trees or animals or birds on the earth, there were nothing but spirits. Wah-peck-oo-May-aw (the Great Spirit) was surrounded with spirits. When the proper time had arrived, Wah-peck-oo-May-ow, decided the world must be populated with humans, birds, animals, fish, trees and all things that eventually came to be. He called the spirits together, and there were many, even more than when the



stars, and he told them that the time had arrived when the world must take on its burdens and fulfill its purpose. Each spirit would be permitted to choose what it wanted to be after Wah-peck-oo-May-ow had described the various elements and duties. Some wanted to be people, some wanted to be trees.

One spirit wanted to be the most beautiful bird in the world, to be a crow with a beautiful red crest, red shoulders on his wings, a large red spot at the base of its tail, and red legs. Wah-peck-oo-maw said to this spirit, "You will have to stand the test before you can be such a bird. Every spirit must stand a rigid test to prove that he is worthy to take on the life and appearance of that which he chooses to be. You must therefore fly to the ocean with your eyes shut, alight in the shallow water which is left after the waves have started to recede. You must then wade up to your knees, or even a bit deeper, and then come back to me without having opened your eyes, and I will judge your worthiness."

Crow flew away to the ocean and waded into the depth of his knees. He felt something bumping his legs and became curious, He opened his eyes and looked down and saw small fish trying to eat the short feathers which grew just above his knees. He had been flying for one moon with his eyes shut, and he was very hungry. Crow decided he would eat just one little fish. He was sure nobody would know. And anyway, he thought, Wah-Peck-oo-May-ow could not be so unjust as to penalize him for that. The little fish tasted so good that he ate another, and another, and another, until he was filled. The Crow heard a rushing noise as a heavy wind on the shore, and turning around beheld Wah-Peck-oo-May-ow watching him.

Crow waded ashore and confessed to Wah-Peck-oo-May-ow, declaring his penitence. Wah-Peck-oo-May-ow however, said "you have not obeyed me and are not worthy of your request, so you may be a crow but you cannot have any red feathers, nor red legs, and all the crows who will come into this world will forever be jet black from the tips of their beaks even to the ends of their claws." So it is that one never sees a crow with any other color than black. (Warburton and Endert, 1966).

This respect for moderate harvest and take, not just for us, but for the Tribal people up the river as well, is recognized in the building of the fish weir, as well as the First Salmon Ceremony. The First Salmon Ceremony commenced with the taking of the first fish at the village of *Wetlkwau* at the river mouth. After this had taken place, no one could gather any more except for immediate consumption until word traveled back that the fish had made it all the way up to the headwaters of the Klamath. Once we knew that those upriver villages and Tribes had fish, then we could gather for winter storage. This ensures that not only our neighbors and other animals have sustenance, but also ensures there is a healthy and significant population of fish returning to the river and



successfully spawning.

There are many Yurok families that reside inland along the Klamath River or more remote distances that come to the coast seasonally to harvest. There are also Yuroks and people of other Tribes from great distances that trade with those Yurok residing on the coast for a variety of resources. Even when resources are used for bartering, moderate take that is supportive of healthy habitats and sustainability are reinforced attributes both traditionally and contemporarily. Yurok coastal trade goods may include *key-ges* (dried surfish), *key'ween* (eels), *pee'ee* (mussels), *lep-kwoh* (dried seaweed), and *ney-puy* (salmon) for example. This traditional right to barter in regards to in-river salmon specifically has been formally acknowledged for us both by the federal and state government.

This federally-reserved in-river subsistence and commercial allocation to the fishery is codified in the California Fish and Game Code (16530-16532). Since 1994, the Yurok Tribe has assumed responsibility for the management of its fisheries from the Bureau of Indian Affairs and the U.S. Fish and Wildlife Service. With harvest, management, and regulation guidance from the Tribe's Fisheries Program and a Natural Resources Committee, the Yurok Tribal Council manages both the commercial and subsistence in-river fisheries. The commercial fisheries provides limited income to participating Tribal citizens and the Council ensures through allocation, an adequate amount of fish for subsistence use, particularly for elders, before determining the commercial allocation. Management is conservative and consistent with the prospective density of the runs, as the primary concern is the health and sustainability in the populations, which in some years has meant the Tribe withheld from allowing any commercial take.

Other uses for these resources are not consumptive, but are extractive. Although rare to this locale and more often obtained through trade from the north, an example includes the use of *terk-term* (dentalium) as traditional money, which can settle debts, pay a dowry, and purchase items. *Terk-term* is also used most commonly today on necklaces worn in traditional ceremonies, such as *u pyuwes* (White Deerskin Dance), *woo-neek-we-ley-goo* (Jump Dance) and *mey-lee* (Brush Dance). Other similar examples include various shells, such as Olivella, also used in ceremonial regalia along the coast and river, even among neighboring Tribes.

There are also a variety of non-consumptive uses of these ecosystems and associated resources, many of which are conducted in a spiritual, ceremonial, and/or cultural context. Examples include the use of a particular place for ceremony and prayer, the viewshed from a place for spiritual use, areas for spiritual training, and places related to traditional stories and songs. The intrinsic value and connection to the ocean for us is something that can never be replaced. As Yurok Councilmember, Dale Ann Frye Sherman states, "*When we have an ache in our hearts, it can't be consoled or healed in any other way or in any other place than if you go to the beach*" (Sherman, pers. corr. 2010). Not only access to these places, but also the health of the areas in an unpolluted state is of necessity. Furthermore, any interaction and take from these environments



must be recognized in a spiritual context. Regardless of the purpose(s) of interacting with *peesh-kahl*, each activity and/or use is fundamental to our cultural identity and our spiritual well-being. As such, all customary uses and ceremonial, religious, and spiritual places must be protected under applicable federal, tribal, state, and/or local law.

Methods of Take

When we take, it is done with respect and reverence to the Creator and the spirit of the animal being. There is a prayer of thanks and in that is an inherent understanding that the being taken is providing its life for us, but also a recognition that its spirit lives on and in many cases is reborn. As Robert McConnell, Sr., Yurok Tribal citizen and ceremonial dance leader recognizes, *"When you take an abalone there is a prayer of thanks. In that is an inherent understanding that abalone will provide life as sustenance, but also will take on a new life, in the regalia. It is still alive"* (McConnell, Sr. pers. corr. 2010).

Taken with prayer, marine and coastal resources are collected from shore and, traditionally, using ocean canoes made of redwood. These ocean canoes were primarily used to travel up and down the coast and to offshore rocks, such as *skey-kwo-na* (Redding Rock) so that resources may be harvested and/or other customary uses may occur. For example, ocean canoes were used to hunt sea lions and collect mussels at certain offshore rocks. Today there are few ocean canoes possessed by the Yurok Tribe and citizens rely on modern boats for ocean harvesting. Nonetheless, the knowledge of canoe building is retained by several Yurok and there are many river canoes used today for ceremonial, transportation, barter, dowry, and fishing purposes. Estuarine and lagoon resources are collected by boat or shore. Both ocean and river canoes are traditionally used in the Klamath, Little River, and Redwood Creek estuaries, although modern boats are primarily utilized today. A few examples of shore-based harvest methods may include gathering in the intertidal zone, harvesting beached whales, setting a basket, using a dip net, throw net, A-frame net, gill net, hook, spear, harpoon, seines, and angling.

Yurok Fish Wars of the Klamath River

As discussed, this continued connection and use of traditional resources for a variety of purposes since time immemorial provides for the cultural identity and lifeway for us as Yurok. Despite threats to our existence, including those stemming from federal and state policies, we have continued to be a strong and resilient people that will continue to protect the lands and ways of our ancestors. Nowhere is this more evident, perhaps, than in historic attempts by the State of California, and the Department of Fish and Game specifically, to regulate Tribal fishing on the Klamath River.

The attempted suppression and regulation of Yurok Tribal fishing on the Klamath River by the State of California began in 1934. During this time, Klamath River Indians were banned from commercial fishing and gill netting, however, Yurok continued to fish, despite the threat of being arrested and jailed. This desire by the state to assert jurisdiction over Yurok riverine and estuarine fishing in the Klamath River, coupled with



the continued contention by Yurok fishermen that the state was without such authority and the total refusal to halt a traditional Yurok activity, lead to several judicial findings, which affirmed the lack of State authority to regulate these activities (see *Elser v. Gill Net Number One* (1966); *Mattz v. Arnett* (1973); *Arnett v. Five Gill Nets* (1975)).

The substance of these cases culminated in 1978 when the U.S. Fish and Wildlife Service implemented a moratorium on commercial gill net fishing on the Klamath River, which incited what is commonly referred to as the "Fish Wars." Local and federal police came in force with full riot gear to attempt to halt traditional Yurok fishing, but we would not cease practicing our culture and providing for our families. Once it was realized that the expense and personnel costs for enforcement were unsustainable and that Yuroks were not going to stop fishing, a different approach was taken out of necessity. This approach has been codified in California Fish and Game Code 16500:

The Legislature finds:

- (a) Jurisdiction over the protection and development of natural resources, especially the fish resource, is of great importance to both the State of California and California Indian tribes.
- (b) To California Indian tribes, control over their minerals, lands, water, wildlife, and other resources within Indian country is crucial to their economic self-sufficiency and the preservation of their heritage. On the other hand, the State of California is concerned about protecting and developing its resources; protecting, restoring, and developing its commercial and recreational salmon fisheries; ensuring public access to its waterways; and protecting the environment within its borders.
- (c) More than any other issue confronting the State of California and California Indian tribes, the regulation of natural resources, especially fish, transcends political boundaries.
- (d) In many cases, the State of California and California Indian tribes have differed in their respective views of the nature and extent of state versus tribal jurisdiction in areas where Indians have historically fished. Despite these frequent and often bitter disputes, both the state and the tribes seek, as their mutual goal, the protection and preservation of the fish resource. This division is an attempt to provide a legal mechanism, other than protracted and expensive litigation over unresolved legal issues, for achieving that mutual goal on the Klamath River.

A similar approach and recognition should be sought in the MLPA to avoid unsustainable enforcement and jurisdictional conflict as the similarities between what occurred on the Klamath River and what is being attempted in the MLPA are apparent. Rather, it should be acknowledged that both the state and tribes seek a mutual goal of protecting the resource and focus on how the resources may be co-managed to meet this goal, while preserving Yurok culture and avoiding a confrontation based on cultural survival and dual exertion of jurisdiction.



Yurok Tribe Natural Resources Management Capacity

The Yurok Tribe takes an active role in restoration, management, monitoring, and enforcement for the protection of cultural and natural resources within the entire Klamath Basin watershed, with an emphasis on Ancestral Territory. The significant scientific and management contribution and capacity of the Yurok Tribe is recognized by Tribes throughout the nation, the Department of the Interior, California state agencies, and local counties and non-profits. This recognition by the Department of the Interior is memorialized in a recent agreement with the Tribe in the areas of science, data collection, research, and analysis of the Klamath River and watershed in order to inform policy.

The capacity of the Yurok Tribe includes several robust natural and cultural resources programs with over 80 personnel in these fields alone. This includes Fisheries, Forestry, Environmental, Watershed Restoration, Water Quality, Pollution Prevention, Community & Ecosystems, Wildlife, Cultural Resources Protection, Heritage Preservation, Repatriation, Geographic Information Systems (GIS), Land Management Programs and/or Departments.

A specific example of this type of work conducted by the Tribe is from the Water Division of the Environmental Program, which monitors water quality, including discharge, turbidity, conductivity, and temperature in the lower Klamath River Watershed on a continual basis. This Division collects data at over 20 stations located in the Lower Klamath Watershed, including the mainstem, tributaries, estuary, and at the river mouth. The objectives for this long term monitoring project are to establish baseline conditions, assess long-term trends, to provide flow regimes as related to fisheries, and to monitor long term restoration projects. U.S. Environmental Protection Agency recognizes permit certification authority under the Clean Water Act to the Yurok Tribe for projects occurring within the Yurok Reservation. Furthermore, the Water Division is a leader in the Klamath Basin for sampling and reporting on the presence of *Microcystis aeruginosa*, a toxic blue green algae that has unknown impacts to animal species. The presence and levels of this algal toxin, as well as a host of other chemical toxins of concern identified in Yurok riverine and coastal species of interest is currently under study.

Another example is the restoration work of the Fisheries and Watershed Restoration Programs, which conduct large and small scale riparian and stream habitat restoration projects, including invasive plant species removal, in the lower tributaries of the Klamath River. These projects seek to restore lands within Ancestral Territory that have been severely impacted by private timber companies and other resource extraction activities. Assuming a stewardship role within Ancestral Territory, these Tribal departments work collaboratively on contract by agencies, such as Redwood National and State Parks, as well as Green Diamond Resource Company, a large private timber company. The purpose of these restoration projects are to increase channel and bank stability, increase sediment storage capacity, reduce sediment delivery, improve salmonid



spawning and rearing, increase habitat complexity, and improve spawning gravel quality (Yurok Tribe 2009) in an effort to restore fisheries populations of the Klamath Basin.

The Tribe is very active in cultural resources protection throughout Ancestral Territory and collaborates with federal, state, local, non-profit, and community organizations in order to protect these cultural places and resources. We were the first Tribe in California to have a Tribal Historic Preservation Officer, under the National Historic Preservation Act and have a very active repatriation program under the Native American Graves Protection and Repatriation Act. We are also the only Tribe to maintain a State Informational Center, which houses all cultural survey and report information for Humboldt and Del Norte Counties, on behalf of the State Office of Historic Preservation. Additionally, we have enacted our own ordinance, policies, procedures, and management strategies in order to proactively protect cultural resources throughout Ancestral Territory.

The Tribe has the regulatory and enforcement abilities to self-regulate. Enforcement of natural and cultural resources laws and/or values is provided by the Tribe's Public Safety Department. Officers are cross-deputized with both Humboldt and Del Norte Counties, as well as enforce the in-river fisheries. The Yurok Public Safety Department operates in accordance with established Department Policies and Procedures, appropriate Tribal Ordinances, applicable Federal Law, applicable Judicial Case Law, and applicable California Law. Additionally, the Yurok Tribe has an established Tribal Court that can hear various criminal, civil, and regulatory issues.

Socioeconomics

The Tribe and associated entities provide a wide variety of services to the community and employs over 300 people in Humboldt and Del Norte Counties. Although the Yurok Tribe is able to provide services and some employment, the income levels on the Reservation are staggering. In the 2000 U.S. Census, the per capita income for the portion of the Reservation in Del Norte County was \$13,707 and for Humboldt County was \$6,894. Similarly, unemployment levels are alarming as the unemployment rate for the entire Reservation is 75% (Bureau of Indian Affairs 2001). More recent data (Yurok Tribe 2006), suggest that 80% Tribal Members living within Ancestral Territory lack food security, as defined by Harrison *et al.* (2002). Thus, the need for traditional sustenance is required not only for cultural survival, but also critical for use as primary and secondary food sources.

Conclusion

The Yurok Tribe maintains an inherent responsibility to continue to manage and rely on these resources, as well as the management ability to do so. Continuous use and management of these places since time immemorial has allowed for an unbroken connection that may not be restricted in any way. The position of the Tribe is clearly articulated in Tribal Resolution, which states, "The Yurok Tribe has never ceded our traditional rights to access, fish, harvest, gather, enjoy, and steward the coastal and marine plant and animal communities, or the right to access and conduct subsistence,



ceremonial and other cultural uses within the lands and waters of the United States of America and States within." Moreover, "the Yurok Tribe utilizes and stewards coastal and marine areas and resources within Ancestral Lands in a sustainable manner and has done so since time immemorial...The inalienable aboriginal rights of Yurok People to access and use traditional coastal and marine areas predate and supercede all state and local laws and constitute a vital component of our ancestral and cultural inheritance...[T]he Yurok Tribe is aware of and supports the need to protect and restore marine and coastal plant and animal communities...The Yurok Tribe maintains a federally-reserved fishing right and the United States of America maintains a trust responsibility to protect our rights, including the right to take fish...Implementation of the MLPA, particularly no-take areas, poses an imminent threat to the cultural and religious freedom, the health and wellbeing, and the cultural identity of Yurok Tribal members who require access to and use of coastal and marine areas to harvest, gather, enjoy, and otherwise use these areas for the preservation and continuation of our traditional ways of living..."As such, "The Yurok Tribe does hereby support the recognition of the primacy of tribal subsistence, ceremonial, and cultural uses and rights of the Yurok Tribe and members. This body supports the amendment of the MLPA and/or its guiding document to ensure that Tribal aboriginal rights and traditional cultural ways, as well as federally-reserved fishing rights and the federal trust responsibilities are recognized and protected."



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Support Marine Protection on California's North Coast

To Whom It May Concern

Dear friend,

EUREKA CA 955



The coast and ocean are a critically important part of what makes the North Coast of California such a great place to live and visit. The Marine Life Protection Act provides us with a unique opportunity to map a vision for our coast that will benefit all Californians. A well-informed network of marine protected areas from Point Arena to the Oregon border will ensure a rich legacy of ocean resources, enduring respect for indigenous cultures, and a vibrant fishery for generations to come.

I urge you to support the protection of the North Coast's diverse marine resources and way of life as implementation of the Marine Life Protection Act proceeds in the region.

Sincerely,

Ray Massa, Trinidad C.A.

(Name and City)

MLPA Initiative - BRTF
c/o CA Natural Resources Agency
1416 Ninth Street, Suite 1311
Sacramento CA 95814

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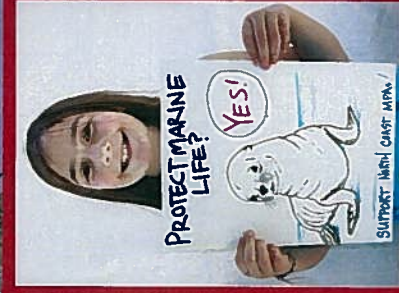
ARCATA OYSTER FEST, 2010

We support Marine Protected Areas on the North Coast!



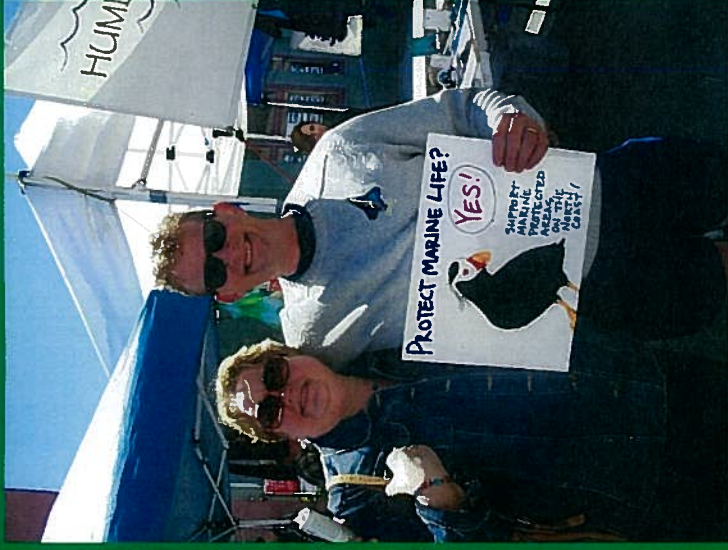
ARCATA 4TH OF JULY, 2010

We support Marine Protected Areas on the North Coast!



ARCATA OYSTER FEST

We support Marine Protected Areas on the North Coast!



ARCATA OYSTER FEST, 2010

We support Marine Protected Areas on the North Coast!



ARCATA OYSTER FEST, 2010

We support Marine Protected Areas on the North Coast!



July 23, 2010

Marine Life Protection Act
Stakeholders Group

I am announcing to you my opposition to your potential closure of the Coast of California.

My families are Tolowa/HUSS and Maidu who are native to the Northern Hemisphere, California Indians. I grew up a non-reservation Indian. My family has lived on our privately owned land, for over 100 years. We live within ½ mile of where my great-grandmother was raised. We know our lands and have always gathered from the land, river, and ocean. We still do to this day.

When I heard about this Marine Life Protection Act (MLPA) and what the act is all about I was very upset. Then when I learned that certain portions would be closed without input from the local tribes from up and down the coast I was even more upset.

Without having lived with the land how can you determine where our gathering sites would be located? Personally, I gather for subsistence, trade for what I cannot gather, and share with my people who need some of the things I gather.

I did see a list with pictures of the many things the ocean has to offer, but I cannot tie myself down to naming several things I gather. If you lived Indian you would know you cannot say, "I will gather this every year!" Life and the environment change all the time as you should know. We cannot say, "This will be closed here, but not there," simply because next year it might be different!

This is my letter of opposition to closing any part of the Western Hemisphere Coast to my people who gather and will always gather where we determine is the best site and what can be gathered at that time!

Charlene M. Storr
Crescent City, CA 95531

etchulet@yahoo.com